

City of Chicago



SO2015-6418

Office of the City Clerk

Document Tracking Sheet

Meeting Date:

9/24/2015

Sponsor(s):

Misc. Transmittal

Type:

Ordinance

Title:

Zoning Reclassification Map No. 7-I at 2434-2436 N

Sacramento Ave, 2456-2496 N Milwaukee Ave, 2500-2544 N Milwaukee Ave and 2401-2467 N Linden PI - App No.

18525

Committee(s) Assignment:

Committee on Zoning, Landmarks and Building Standards

FINAL FOR PUBLICATION

ORDINANCE

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

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the C2-2 Motor Vehicle-Related Commercial District symbols and indications as shown on Map No. 7-1 in the area bounded by

North Milwaukee Avenue; North Sacramento Avenue; North Linden Place (running in a westerly direction) North Linden Place (running in a northwesterly direction); a line 375 feet southeast of and parallel to the public alley next southeast of North Kedzie Avenue and perpendicular to North Milwaukee Avenue; the public alley next southwest of and parallel to North Milwaukee Avenue; the public alley next northwest of and almost parallel to North Sacramento Avenue,

to those of a C2-5 Motor Vehicle-Related Commercial District then to a Planned Development.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Common Address of Property:

2434-36 N. Sacramento Avenue; 2456-2496 N. Milwaukee Avenue; 2500-2544 N. Milwaukee Avenue; 2401-2467 N. Linden Place

PLAN OF DEVELOPMENT STATEMENTS

- 1. The area delineated herein as Planned Development No. ____ ("Planned Development") consists of approximately 124,799 square feet of net site area which is depicted on the attached Planned Development Boundary Map and Property Line Boundary Map and the Property Line and Sub-Area Map (the "Property"). Sub-Area A and C is owned or controlled by Houston 7979 Parking, LLC (herein referred to as the "Applicant"). Sub-Area B is owned or controlled by Chicago Transit Authority (the "CTA"). All required disclosures are contained within the economic disclosure statements filed with the City of Chicago in accordance with the applicable requirements.
- 2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal title holders and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal title holder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined section 17-8-0400 of the Zoning Ordinance.
- 3. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the Applicant or its successors, assign or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Plans, and subject to review and approval by the Department of Business Affairs and Consumer Protection.

Ingress or egress shall be pursuant to the Plans and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the

APPLICANT: Houston 7979 Parking LLC

ADDRESS: 2434 – 2436 N. Sacramento Avenue; 2456 – 2496 N. Milwaukee Avenue; 2500 – 2544

N. Milwaukee Avenue; and 2401 – 2415 N. Linden Place

DATE INTRODUCED: September 24, 2015

issuance of any Part II approval, the submitted plans must be approved by the Department of Transportation.

- 4. This Plan of Development consists of eighteen (18) Statements: a Bulk Regulations Table; the following plans pertaining to the Applicant's proposed project (the "Project") prepared by Antunovich Associates dated December 7, 2015: Planned Development Boundary And Property Line Map, Property Line And Sub-Area Map, Existing Land-Use Map, Existing Zoning Map, Site Plan & Ground Floor Plan, Landscape Plan & Green Roof Plan, Northeast Elevation (Milwaukee Avenue), Northeast Elevation (Milwaukee Avenue), Northwest Elevation (Alley), Southwest Elevation (Alley), Southwest Elevation (Alley), Southeast Elevation (Sacramento Avenue). Full-sized copies of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development Ordinance and the Zoning Ordinance, this Planned Development Ordinance shall control.
- 5. The following uses shall be permitted on the Property:

Sub-Area A: Residential, Postal Service, Animal Services (Excluding Shelter/Boarding Kennel And Stables), Artist Work And Sales Space, Business Support Services (Excluding Day Labor Employment Agency) Urban Farm (Excluding Outdoor Operation), Communication Service Establishments, Eating And Drinking Establishments, Financial Services (Excluding Pawn Shop, Payday/Title Secured Loan Store), Food And Beverage Sales (Excluding Poultry), Medical Service, Office, Personal Service, Repair Or Laundry Service (Excluding on-premise plants) (Consumer), Residential Storage Warehouse, Retail Sales, Sports And Recreation (Participant) Indoor, And Wireless Communication Facilities.

Sub-Area B: Transit related uses including commuter rail line, and activities directly related to the provision of commuter rail service, minor utilities and those customary and incidental accessory uses to any of the uses described above, as determined by the Zoning Administrator, and non-accessory parking.

Sub-Area C: Accessory Parking

6. On-Premise signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-Premise signs are prohibited within the boundary of the Planned Development.

APPLICANT: Houston 7979 Parking LLC

ADDRESS: 2434 – 2436 N. Sacramento Avenue; 2456 – 2496 N. Milwaukee Avenue; 2500 – 2544

N. Milwaukee Avenue; and 2401 – 2415 N. Linden Place

DATE INTRODUCED: September 24, 2015

- 7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations established by the Federal Aviation Administration.
- 8. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 124,799 square feet.
- 9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review Fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II approval.
- 10. The Site and Landscape plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II reviews, are conditional until final Part II approval.
- 11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Environment and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
- 12. The terms and conditions of development under this the Planned Development ordinance may be modified administratively, pursuant to section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal title holders and any ground lessors.
- 13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.

APPLICANT: Houston 7979 Parking LLC

ADDRESS: 2434 – 2436 N. Sacramento Avenue; 2456 – 2496 N. Milwaukee Avenue; 2500 – 2544

N. Milwaukee Avenue; and 2401 – 2415 N. Linden Place

DATE INTRODUCED: September 24, 2015

- 14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. At the time of a hearing before the Chicago Plan Commission, all developments must be in substantial compliance with the current City of Chicago Sustainable Development Policy set forth by the Department of Planning and Development. The Applicant agrees to a minimum of "LEED" (Leadership in Energy and Environmental Design) basic certification. The Applicant also agrees to provide a vegetative ("green") roof system on a minimum of 50 percent of the net roof area for new buildings in Subarea A. "Net roof area" shall be defined as the total area of the flat roof minus any required perimeter setbacks, rooftop structures and roof-mounted equipment and mechanical penthouses required by the City Codes. A vegetative ("green") roof/system of a minimum of 50 percent (29,935 square feet) of the net flat roof on Subarea A shall be installed and maintained. Copies of these standards may be obtained from DPD.
- The Applicant acknowledges and agrees that the rezoning of the Property from C2-2 to 2-15. 5 for construction of this Planned Development riggers the requirements of Section 2-45-110 of the Municipal Code (the "Affordable Housing Ordinance"). Any developer of a "residential housing project" within the meaning of the Affordable Housing Ordinance ("Residential Project") must: (i) develop affordable housing units as part of the Residential Project; (ii) pay a fee in lieu of the development of affordable housing units: or (iii) any combination of (i) and (h). In accordance with these requirements and the Affordable Housing Profile Form attached hereto as Exhibit A, the Applicant has agreed up to 60% of the Chicago Primary Metropolitan Statistical Area median income (the "Affordable Units"), or make a cash payment to the Affordable Units"), "Affordable Units"), or make a cash payment to the Affordable Housing Opportunity Fund in the amount of \$100,000 per unit ("Cash Payment"). At the time of each Part II review for the Residential Project, Applicant may update and resubmit the Affordable Housing Profile Form to the Department of Planning and Development ("DPD") for review and approval. If the Applicant subsequently reduces the number of dwelling units in the Residential Project, DPD may adjust the requirements of this Statement 15 (i.e., number of Affordable Units and/or amount of Cash Payment) accordingly without amending the Planned Development. Prior to the issuance of any building permits for the Residential Project/including, without limitation, excavation or foundation permits, the Applicant myst gither make the required Cash Payment, or execute an Affordable Housing Agreement in accordance with Section 2-45 \(\frac{10}{i}\)(2). The terms of the Affordable Housing Agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the Affordable Housing Agreement will be recorded against the Residential Project and will constitute a lien against each Affordable Unit. The City shall execute partial releases of the Affordable Housing Agreement prior to or at the time of the sale of each Affordable Unit to an income eligible buyer at an affordable price, subject to the simultaneous execution and

APPLICANT: Houston 7979 Parking LLC

2434 – 2436 N. Sacramento Avenue; 2456 – 2496 N. Milwaukee Avenue; 2500 – 2544 ADDRESS:

N. Milwaukee Avenue; and 2401 – 2415 N. Linden Place

DATE INTRODUCED: September 24, 2015

PLAN COMMISSION HEARING: December 17, 2015

SEE AMENDED PAGE

Sey Amendad Americal

recording of a mortgage, restrictive covenant or similar instrument against such Affordable Unit. The Commissioner of DPD may enforce remedies for breach of the Affordable Housing Agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.

- 16. The Applicant shall install a traffic signal at the Milwaukee Access Drive and left-turn arrows on Sacramento Avenue at Milwaukee Avenue (north and south directions). The Applicant shall coordinate the design of the Milwaukee Access Drive, left-turn arrows, and the signal design with the Chicago Department of Transportation in order to properly design for pedestrians, bicycles, trucks, vehicular traffic, and on-street parking.
- 17. The Applicant shall landscape, pave, and provide lighting and maintenance for Sub-Area B (the 'Sub-Area B Improvements'). The Sub-Area B Improvements shall be designed and constructed in compliance with the Municipal Code of the City of Chicago and at all times, subject to the CTA's consent, which shall be in the CTA's sole and reasonable discretion. The Applicant and the CTA have agreed to enter into a License Agreement for the maintenance of the Sub-Area B Improvements, which shall be executed by the parties prior to submission for Part II approval for the Sub-Area B Improvements.
- 18. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Unless substantial construction of the proposed improvements as contemplated in this Planned Development has commenced within six (6) years following the adoption of this Planned Development, and is diligently pursued, then this Planned Development shall expire. If this Planned Development expires under the provision of this section, then the Commissioner of the Department of Planning and Development shall initiate a Zoning Map Amendment to rezone the property to C2-5, Motor Vehicle-Related Commercial District.

APPLICANT: Houston 7979 Parking LLC

ADDRESS: 2434 – 2436 N. Sacramento Avenue; 2456 – 2496 N. Milwaukee Avenue; 2500 – 2544

N. Milwaukee Avenue; and 2401 – 2415 N. Linden Place

DATE INTRODUCED: September 24, 2015

- 14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. At the time of a hearing before the Chicago Plan Commission, all developments must be in substantial compliance with the current City of Chicago Sustainable Development Policy set forth by the Department of Planning and Development. The Applicant agrees to a minimum of "LEED" (Leadership in Energy and Environmental Design) basic certification. The Applicant also agrees to provide a vegetative ("green") roof system on a minimum of 50 percent of the net roof area for new buildings in Subarea A. "Net roof area" shall be defined as the total area of the flat roof minus any required perimeter setbacks, rooftop structures and roof-mounted equipment and mechanical penthouses required by the City Codes. A vegetative ("green") roof system of a minimum of 50 percent (29,935 square feet) of the net flat roof on Subarea A shall be installed and maintained. Copies of these standards may be obtained from DPD.
- 15. The Applicant acknowledges and agrees that the rezoning of the Property from C2-2 to 2-5 for construction of this Planned Development triggers the requirements of Section 2-45-110 of the Municipal Code (the "Affordable Housing Ordinance"). Any developer of a "residential housing project" within the meaning of the Affordable Housing Ordinance ("Residential Project") must: (i) develop affordable housing units as part of the Residential Project; (ii) pay a fee in lieu of the development of affordable housing units; or (iii) any combination of (i) and (ii). In accordance with these requirements and the Affordable Housing Profile Form attached hereto as Exhibit A, the Applicant has agreed to provide 22 affordable housing units in the Residential Project for households earning up to 60% of the Chicago Primary Metropolitan Statistical Area median income (the "Affordable Units"). At the time of each Part II review for the Residential Project, Applicant may update and resubmit the Affordable Housing Profile Form to the Department of Planning and Development ("DPD") for review and approval. If the Applicant subsequently reduces the number of dwelling units in the Residential Project, DPD may adjust the requirements of this Statement 15 (i.e., number of Affordable Units and/or amount of Cash Payment) accordingly without amending the Planned Development. Prior to the issuance of any building permits for the Residential Project, including, without limitation, excavation or foundation permits, the Applicant must either make the required Cash Payment, or execute an Affordable Housing Agreement in accordance with Section 2-45-110(i)(2). The terms of the Affordable Housing Agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the Affordable Housing Agreement will be recorded against the Residential Project and will constitute a lien against each Affordable Unit. The City shall execute partial releases of the Affordable Housing Agreement prior to or at the time of the sale of each Affordable Unit to an income-eligible buyer at an affordable price, subject to the simultaneous execution and recording of a mortgage, restrictive covenant or similar instrument against such Affordable Unit. The

APPLICANT: Houston 7979 Parking LLC

ADDRESS: 2434 – 2436 N. Sacramento Avenue; 2456 – 2496 N. Milwaukee Avenue; 2500 – 2544

N. Milwaukee Avenue; and 2401 – 2415 N. Linden Place

DATE INTRODUCED: September 24, 2015

PLAN COMMISSION HEARING: December 17, 2015

AS AMENDED



Commissioner of DPD may enforce remedies for breach of the Affordable Housing Agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.

- 16. The Applicant shall install a traffic signal at the Milwaukee Access Drive and left-turn arrows on Sacramento Avenue at Milwaukee Avenue (north and south directions). The Applicant shall coordinate the design of the Milwaukee Access Drive, left-turn arrows, and the signal design with the Chicago Department of Transportation in order to properly design for pedestrians, bicycles, trucks, vehicular traffic, and on-street parking.
- 17. The Applicant shall landscape, pave (if necessary), and provide lighting and maintenance for Sub-Area B (the "Sub-Area B Improvements"). The Sub-Area B Improvements shall be designed and constructed in compliance with the Municipal Code of the City of Chicago and at all times, subject to the CTA's consent, which shall be in the CTA's sole and reasonable discretion. The Applicant and the CTA have agreed to enter into a License Agreement for the maintenance of the Sub-Area B Improvements, which shall be executed by the parties prior to submission for Part II approval for the Sub-Area B Improvements.
- 18. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Unless substantial construction of the proposed improvements as contemplated in this Planned Development has commenced within six (6) years following the adoption of this Planned Development, and is diligently pursued, then this Planned Development shall expire. If this Planned Development expires under the provision of this section, then the Commissioner of the Department of Planning and Development shall initiate a Zoning Map Amendment to rezone the property to C2-5, Motor Vehicle-Related Commercial District.

APPLICANT: Houston 7979 Parking LLC

ADDRESS: 2434 – 2436 N. Sacramento Avenue: 2456 – 2496 N. Milwaukee Avenue: 2500 – 2544

N. Milwaukee Avenue; and 2401 – 2415 N. Linden Place

DATE INTRODUCED: September 24, 2015

PLAN COMMISSION HEARING: December 17, 2015

AS AMEADED

FINAL FOR PUBLICATION

PLANNED DEVELOPMENT

BULK REGULATIONS TABLE

Net Site Area:	124,799 Square Feet
Subarea A:	87,107 Square Feet
Subarea B:	21,002 Square Feet
Subarea C:	16,690 Square Feet
Area in the Public Right of Way:	58,676 Square Feet
Subarea A:	39,691 Square Feet
Subarea B:	8,598 Square Feet
Subarea C:	10,387 Square Feet
Gross Site Area:	183,475 Square Feet
Subarea A:	126,798 Square Feet
Subarea B:	29,600 Square Feet
Subarea C:	27,077 Square Feet
Maximum Floor Area Ratio:	3.39
Subarea A:	3.06
Subarea B:	5.0
Subarea C:	0
Maximum Number of Dwelling Units:	
Subarea A:	220
Subarea B:	0
Subarea C:	0
Maximum Building Height:	
Subarea A:	98'-0"
Subarea B:	0
Subarea C:	0
Minimum Number of Parking Spaces:	311
Subarea A:	267
Subarea B:	0
Subarca C:	44
Minimum Number of Loading Berths:	5
Subarea A:	5
Subarea B:	0 ′
Subarea C:	. 0
Applicants Houston 7070 Durling 11 C	

Applicant: Houston 7979 Parking, LLC

Address: 1. 2434-2436 N. Sacramento Ave. 2. 2456-2496 N. Milwaukee Ave. 3. 2500-2544 N.

Milwaukee Ave. 4. 2401-2467 N. Linden Place

Date Introduced: September 24, 2015 Plan Commission: December 17, 2015

FINAL FOR PUBLICATION

Minimum Number of Bicycle Parking: 125 125 Subarea A: Subarea B: 0 0 Subarea C:

Minimum Setbacks:

In accordance with the Site Plan

Applicant:

Houston 7979 Parking, LLC

Address:

1. 2434-2436 N. Sacramento Ave. 2. 2456-2496 N. Milwaukee Ave. 3. 2500-2544 N.

Milwaukee Ave. 4. 2401-2467 N. Linden Place

Date Introduced:

September 24, 2015 Plan Commission: December 17, 2015

2007 Affordable Housing Profile Form (Rental)
Submit this form to the Department of Planning & Development (DPD) for projects that are subject to the 2007 ARO. Projects submitted after October 13, 2015 – or that do not receive City Council approval by July 13, 2016 – will be subject to the 2015 ARO. More information is online at www.cityofchicago.org/ARO .
This completed form should be returned to: Kara Breems, DPD, 121 N. LeSalle Street, Chicago, IL 60602. E-mail: kara.breems@cityofchicago.org Telephone: (312) 744-6476
Date: December 7, 2015
SECTION 1: DEVELOPMENT INFORMATION Development Name: Logan's Crossing Development Address: 2500 North Milwaukee Avenue Ward: 32 If you are working with a Planner at the City, what is his/her name? Noah Szafraniec Type of City involvement: City Land
(check all that apply) Financial Assistance (If receiving TiF assistance, will TiF funds be used for housing construction? of the TiF Eligible Expenses Zoning increase and/or PD
SECTION 2: DEVELOPER INFORMATION Developer Name: Terraco, Inc. Developer Contact (Project Coordinator): Kevin Gazley Developer Address: 3201 Old Glenylew, Wilmette, IL 605 6009 [Email address: kgazley@terracorealestate.com Telephone Number: 847-679-6660
SECTION 3: DEVELOPMENT INFORMATION a) Affordable units required
For ARO projects: 220 x 10%* = 22 (always round up) Total units total affordable units required *20% If TIF assistance is provided
For Density Bonus projects: X 25% = Affordable sq. footage required
*Note that the maximum allowed bonus is 20% of base FAR in dash-5; 25% in dash-7 or -10; and 30% of base FAR in dash-12 or -16 (www.cityofchicago.org/zonlng for zoning info).
b) building details
In addition to water, which of the following utilities will be Included in the rent (circle applicable): Cooking gas electric gas heat electric heat other (describe on back) Is parking included in the rent for the: affordable units? yes no market-rate units? yes no
If parking is not included, what is the monthly cost per space?

Estimated date for the commencement of marketing: Summer 2017.

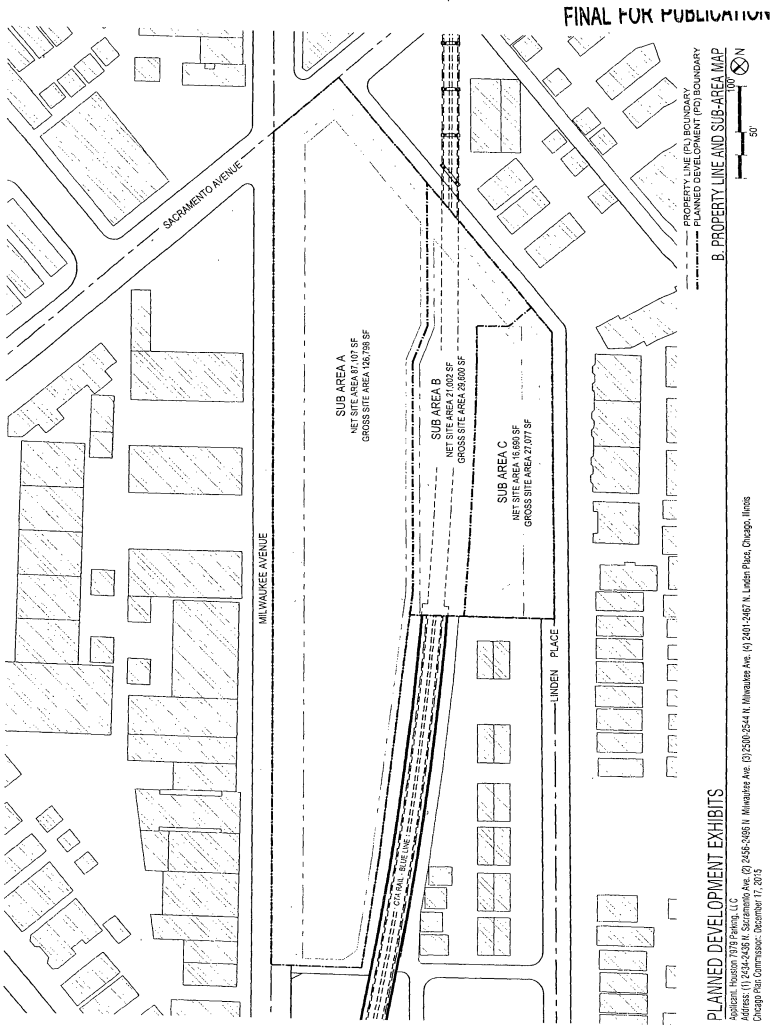
· of 3

Estimated date for completion of construction of the affordable units: Winter 2018 For each unit configuration, fill out a separate row, as applicable (see example). Proposed Number Proposed Level of Expected Unit Number of **Total Square** Unit Mix OK Affordable Market Affordability Type* of Units Bedroo Footage/Unit to proceed? Rent* (60% or Rent ms/Unit less of AMI) Example 759 1 bed/1 800 \$1000 60% bath Affordable Please See Attached Chart as page 3 Units Market N/A N/A Rate Units N/A N/A N/A N/A *Rent amounts updated annually in the "City of Chicago's Maximum Affordable Monthly Rent Chart" **SECTION 4: PAYMENT IN LIEU OF UNITS** When do you expect to make the payment -in-lieu? (typically corresponds with issuance of building permits) Month/Year For ARO projects, use the following formula to calculate payment owed: X \$100,000 = \$Number of total units (round up to nearest Amount owed in development whole number) For Density Bonus projects, use the following formula to calculate payment owed: x 80% x \$ median price per base FAR foot Bonus Floor Area (sq ft) Amount owed (from table below) Median Land Price Submarket (Table for use with the Density Bonus fees-in-lieu calculations) per Base FAR Foot Loop: Chicago River on north/west; Congress on south; Lake Shore Dr on east \$31 North: Division on north; Chicago River on south/west; Lake Shore Dr. on east \$43 South: Congress on north; Stevenson on south; Chicago River on west; Lake \$22 Shore Dr. on east West: Lake on north; Congress on south; Chicago River on east; Racine on west \$29 Authorization to Proceed (to be completed by Developer & DPD) 12-11-15 Date Kara Breems. December 10, 2015

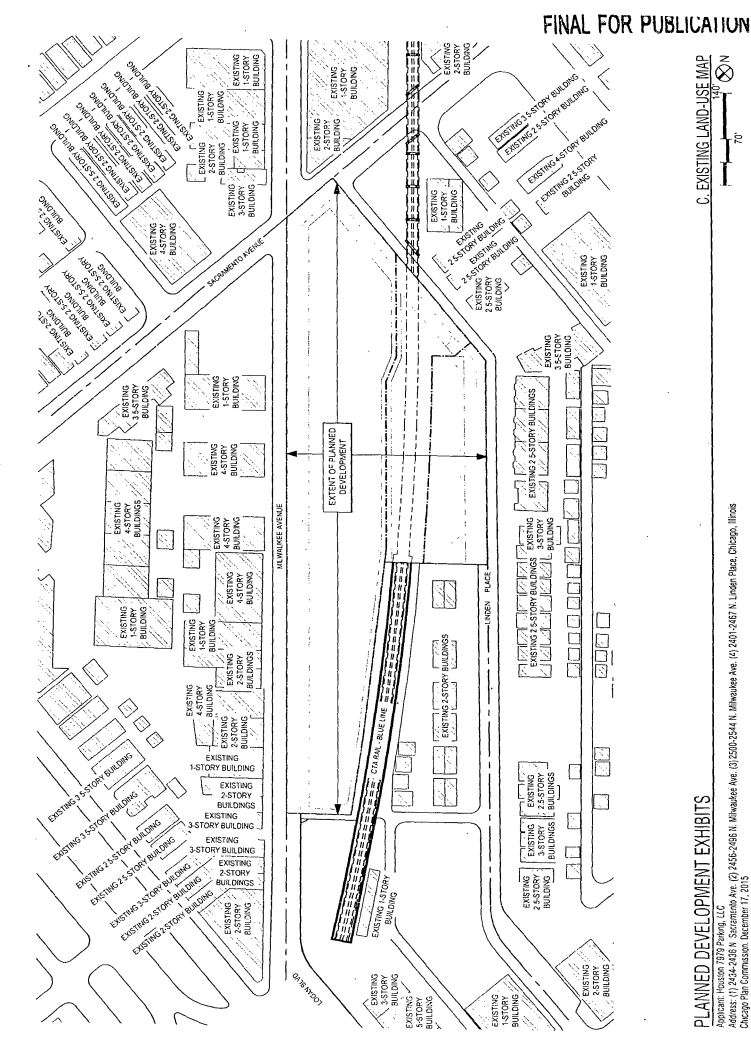
* city council must approve zonlige of 3
change by 7/13/2016 or
2015 ARD WILLAPPLY

2007 AFFORDABLE HOUS, JG PROFILE FORM (RINIAL) ADDENDUM. Jago 3 of 3

		Number of	Number of Bedrooms/	Total Square Footage per	Expected Market	Proposed Affordable	Proposed level of Affordability (60% Unit Mix OK	Unit Mix OK
	Unit Type	Units	1	unit	Rent	Rent	or less of AMI) to Proceed?	to Proceed?
AFFORDABLE								
UNITS								
	2 bedroom / 2		"					
	bathroom	5	2	TBD	TBD	TBD	TBD	
	1 bedroom / 1					1	d d	
	bath	14	ਜ	TBD	TBD	TBD	TBD	
	convertible / 1						, ,	
	bath	1	0	TBD	TBD	TBD	TBD	
	ctudio / 1 hath	2	0	TBD	TBD	T8D	TBD	,
	Total Affordable	22						
					,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
MARKET RATE								
	2 bedroom / 2				1		4714	
	bathroom	48	. 2	TBD	CBL	N/A	N/A	
	1 bedroom / 1						•	·
	bath	129	1	TBD	TBD	N/A	N/A	
	convertible / 1	1,	Č	TBD	TBD	N/A	N/A	
	Dath	77						
	studio / 1 bath	6	0	TBD	TBD	N/A	N/A	
	Total Market	198						
	Total # of Units	220		,				



Applicant. Houston 7979 Parking. LLC Address: (1) 2434-2436 N. Sacramento Ave. (2) 2456-2496 N Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois Chicago Plan Commission: December 17, 2015

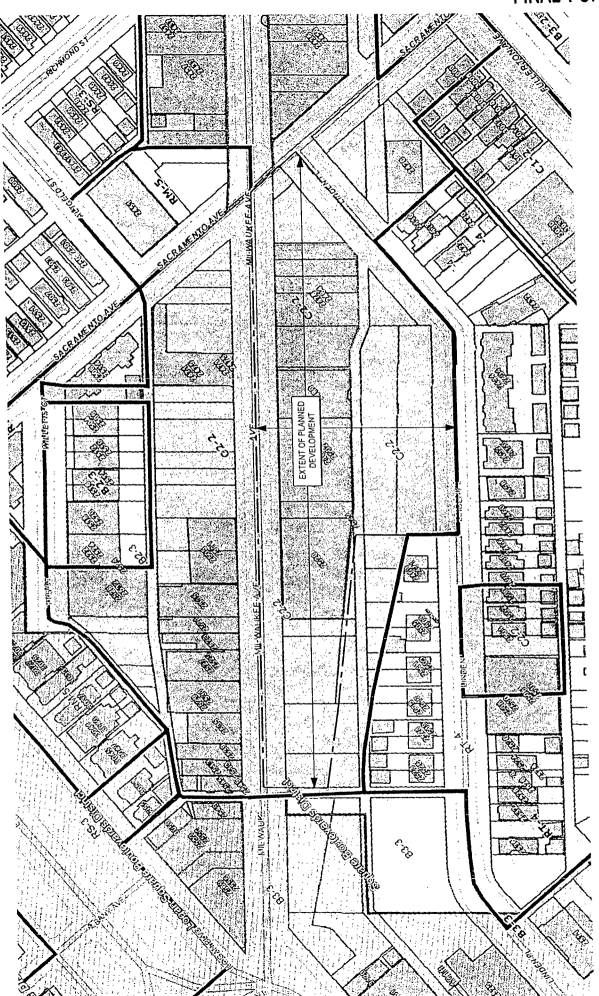


 \bigotimes_{N}

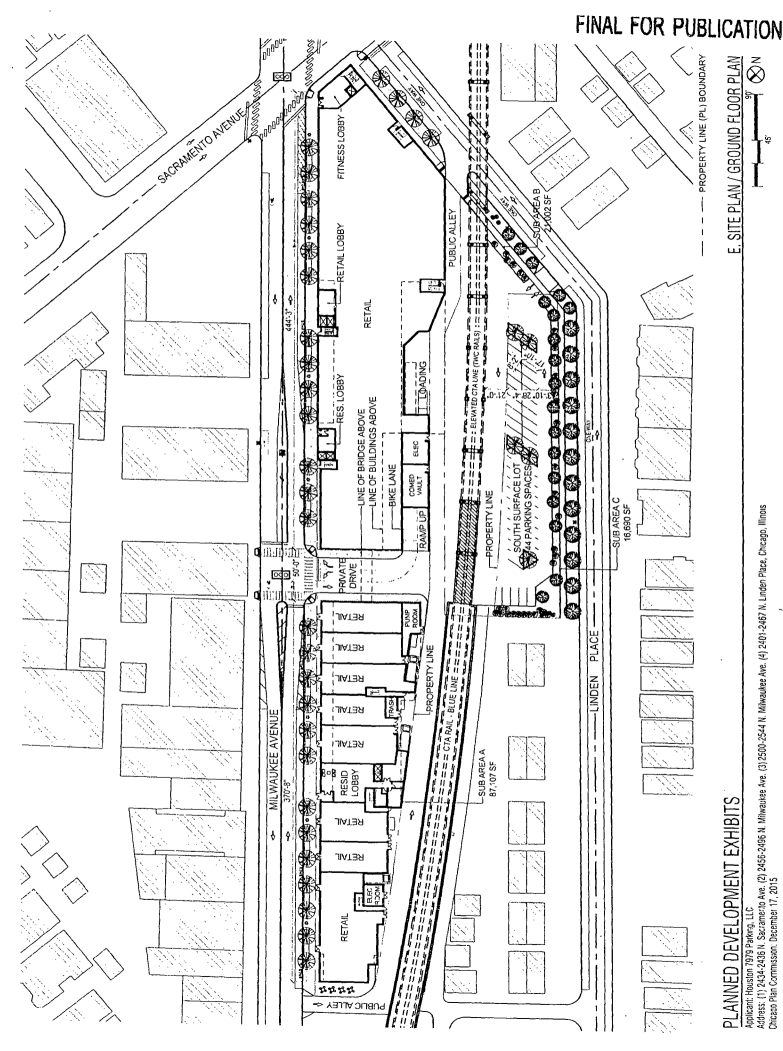
Applicant: Houston 7979 Parking, LLC Address: (1) 2434-2436 N. Sacramento Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois Chicago Plan Commission. December 17, 2015

FINAL FOR PUBLICATION

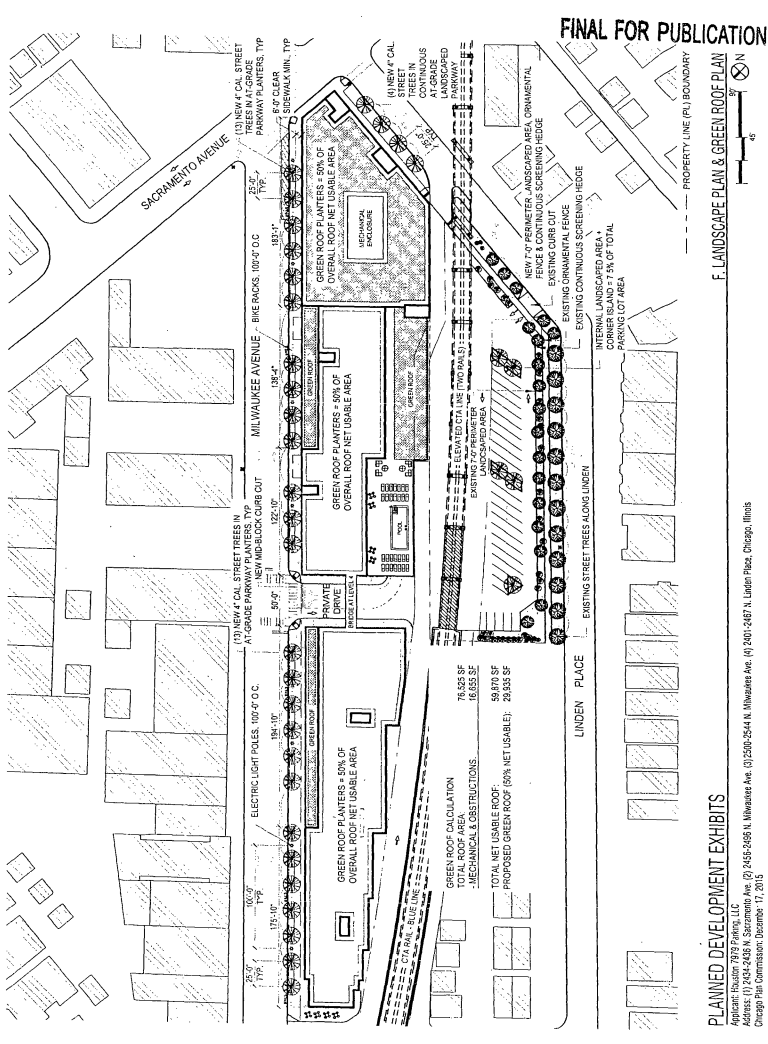
D. EXISTING ZONING MAP



Applicant, Houston 7979 Parking, LLC
Address: (1) 2434-2436 N. Sacramanto Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illnois
Chicago Plan Commission December 17, 2015 PLANNED DEVELOPMENT EXHIBITS



Applicant: Houston 7979 Parking, LLC Address: (1) 2434-2436 N. Sacramesto Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois Chicago Plan Commission: December 17, 2015

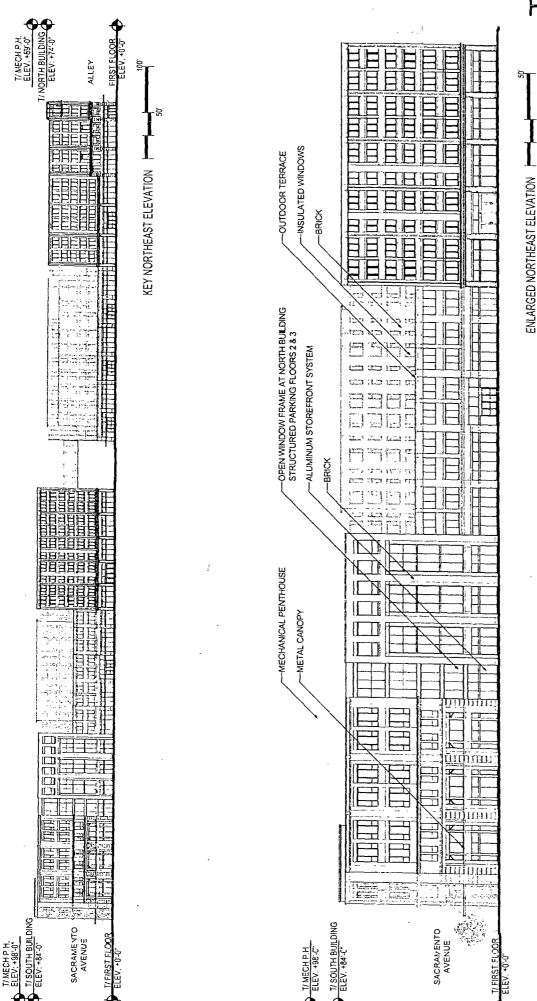


PLANNED DEVELOPMENT EXHIBITS

Applicant: Houston 7979 Parking, LLC

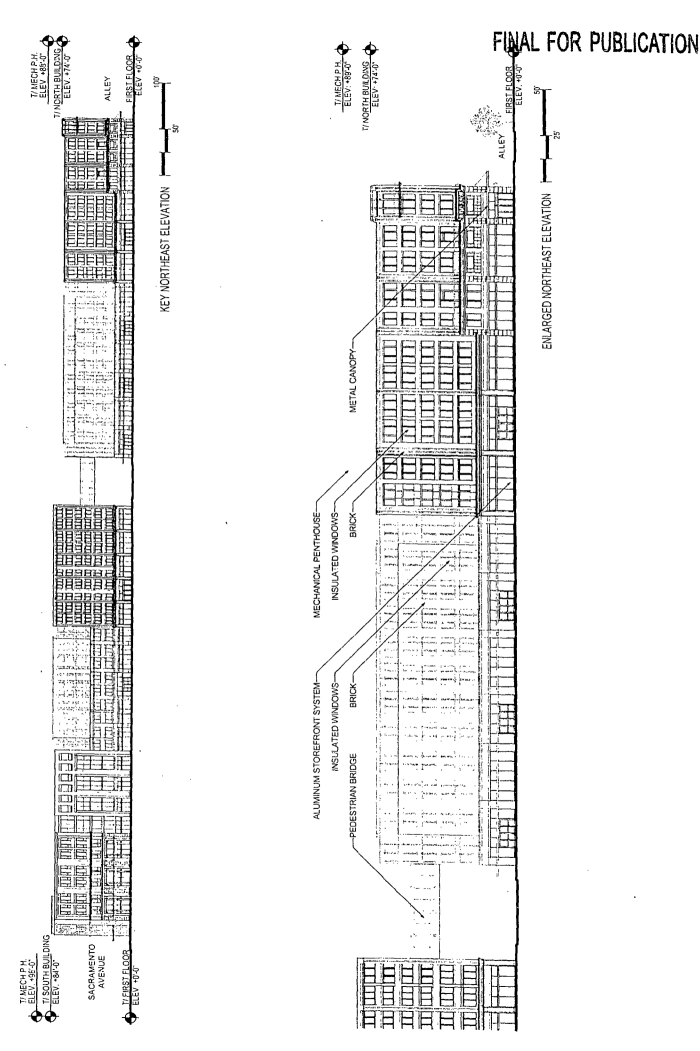
Address; (1) 2434-2436 N. Sacizmento Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois Chicago Plan Commission: Decembe 17, 2015

FINAL FOR PUBLICATION



G1. NORTHEAST ELEVATION (MILWAUKEE AVENUE)

PLANNED DEVELOPMENT EXHIBITS
Applicant Houston 7979 Parking, LLC
Address: (1) 2434-2436 N. Sacramento Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois
Chicago Plan Co nanission: Décember 11, 2015



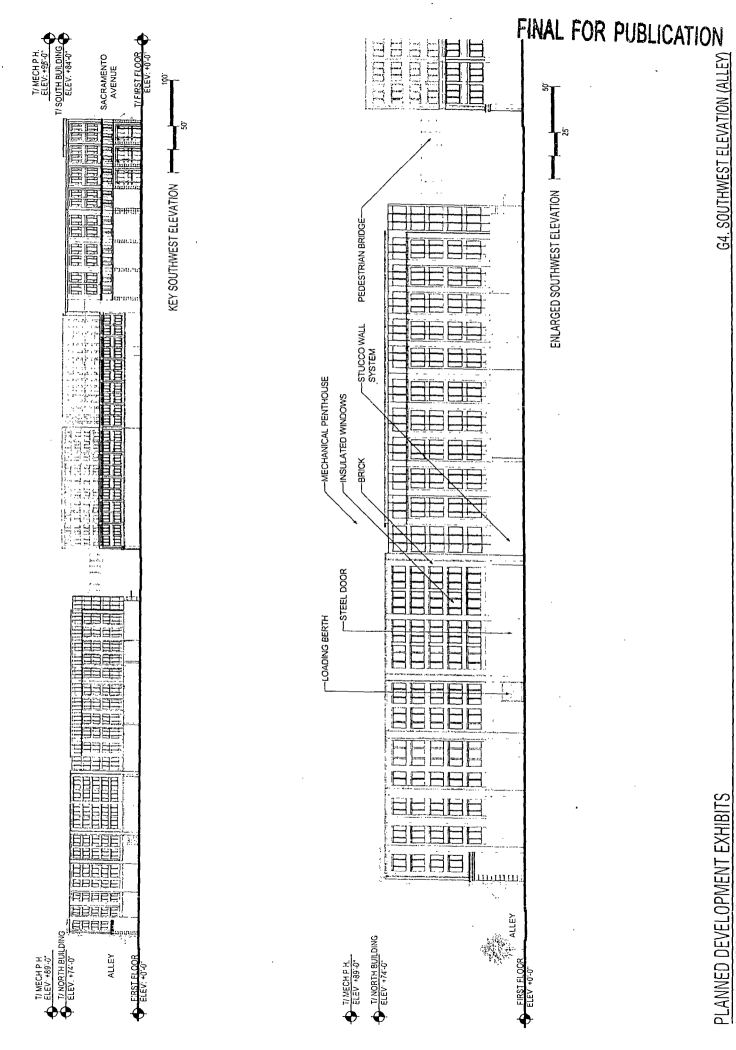
G2. NORTHEAST ELEVATION (MILWAUKEE AVENUE)

PLANNED DEVELOPMENT EXHIBITS
Applicant: Houston 7979 Parking, LLC
Address. (1) 2434-2436 N. Sacramento Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois
Chicago Pian Commission: December 17, 2015

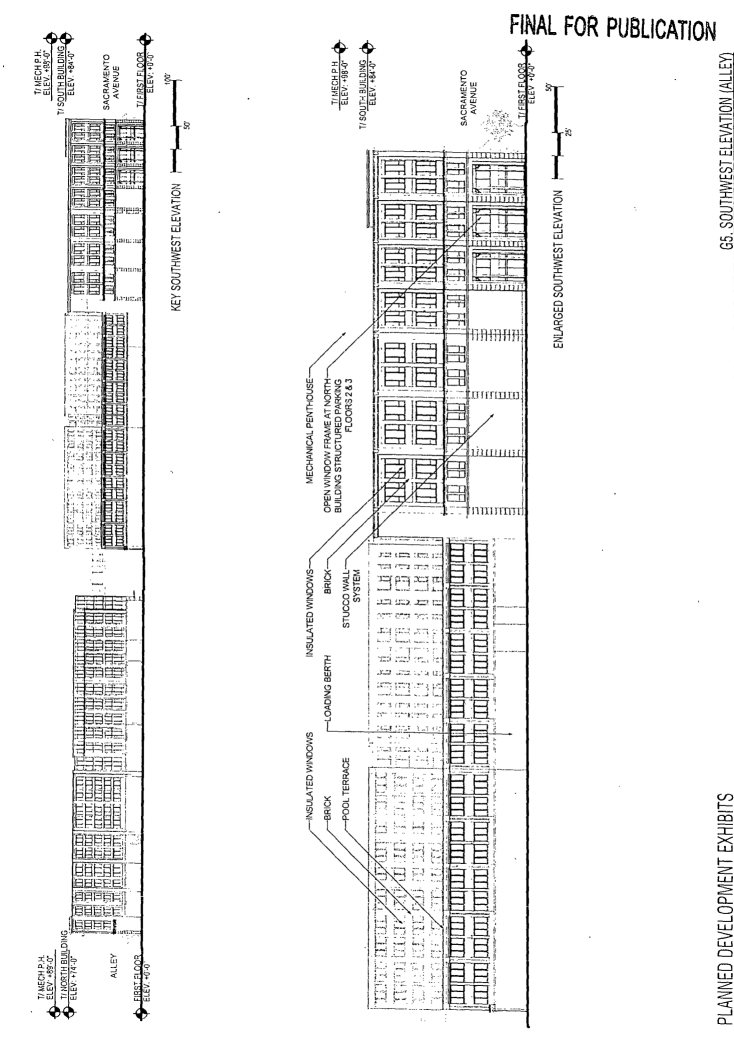
FINAL FOR PUBLICATION NORTHWEST ELEVATION -ALUMINUM STOREFRONT SYSTEM -MECHANICAL PENTHOUSE ALLEY | CTA BLUE LINE -INSULATED WINDOWS -METAL CANOPY -BRICK TINORTH BUILDING ELEV +74:-0" MILWAUKEE AVENUE 7/ MECH P.H. ELEV +89:0"

PLANNED DEVELOPMENT EXHIBITS
Applicant Houston 7979 Parking, LLC
Address (1) 2434-2436 N Sacramanto Ave. (2) 2456-2496 N Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois
Chicago Plan Commission: December 17, 2015

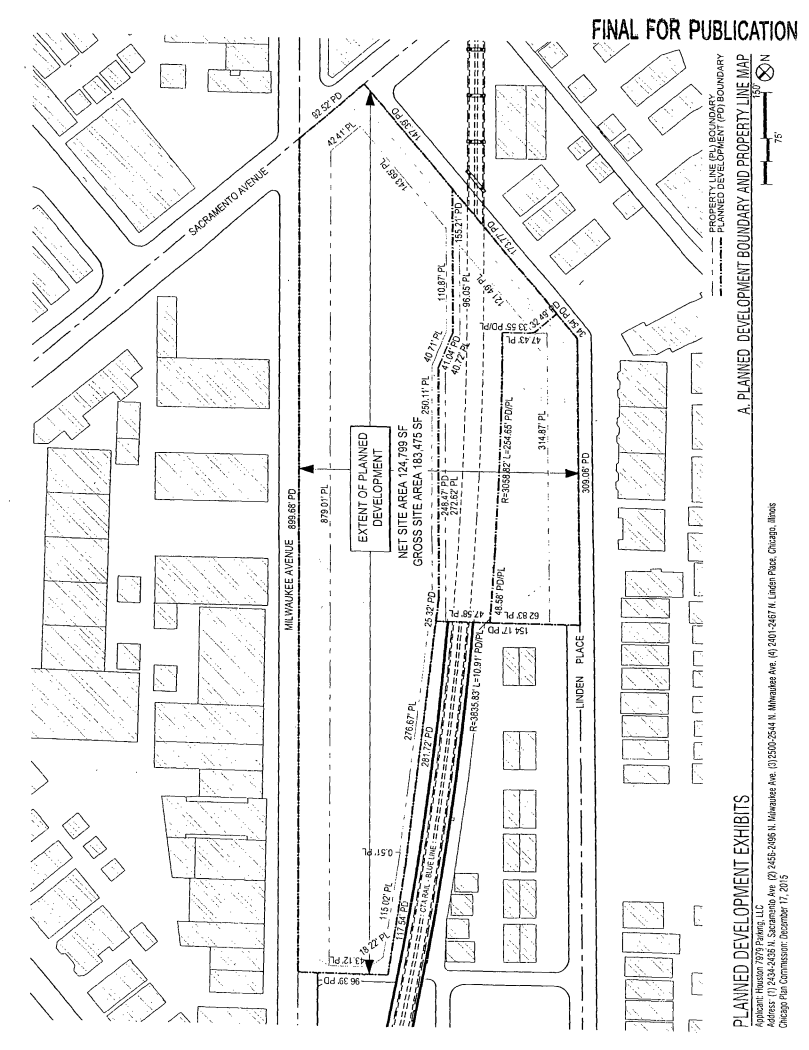
G3. NORTHWEST ELEVATION (ALLEY)

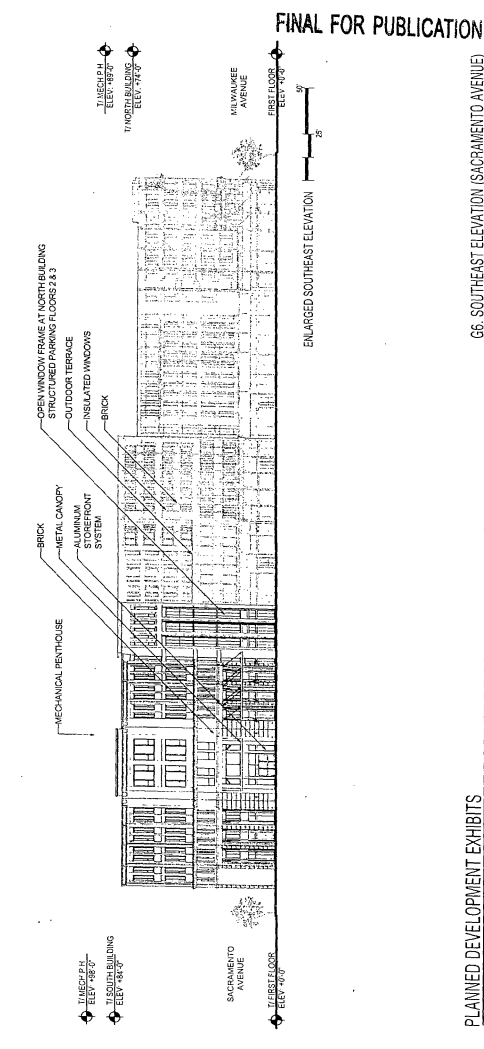


PLANNED DEVELOPMENT EXHIBITS Applicant Houston 7979 Parking, LLC Address: (1) 2434-2435 N. Sacramerto Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois Chicago Plan Commission: December 17, 2015



PLANNED DEVELOPMENT EXHIBITS
Applicant: Houston 7979 Parking, LLC
Address: (1) 2434-2436 N. Sacramento Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois
Chicago Plan Commission: December 17, 2015





PLANNED DEVELOPMENT EXHIBITS

G6. SOUTHEAST ELEVATION (SACRAMENTO AVENUE)

Appicant: Houston 7979 Parking, LLC Address: (1) 2434-2436 N Sacramento Ave. (2) 2456-2496 N. Milwaukee Ave. (3) 2500-2544 N. Milwaukee Ave. (4) 2401-2467 N. Linden Place, Chicago, Illinois Chicago Plan Commission. December 17, 2015



DEPARTMENT OF PLANNING AND DEVELOPMENT

CITY OF CHICAGO

NT AMENDAD

MEMORANDUM

TO:

Alderman Daniel S. Solis

Chairman, City Council Committee on Zoning

FROM:

David . Reifman

Secretary

Chicago Plan Commission

DATE:

December 18, 2015

RE:

Proposed Residential Planned Development for property generally located at

2434 North Sacramento Avenue and 2500 N. Milwaukee Avenue.

On December 17, 2015, the Chicago Plan Commission recommended approval of the proposed planned development submitted by Houston 7979 Parking, LLC. A copy of the proposed planned development is attached. I would very much appreciate your assistance in having this introduced at the next possible City Council Committee on Zoning hearing.

Also enclosed is a copy of the staff report to the Plan Commission which includes the Department of Planning and Development, bureau of Planning and Zoning recommendation and a copy of the Resolution. If you have any questions in this regard, please do not hesitate to contact me at 744-5777.

CC:

Steve Valenziano

PD Master File (Original PD, copy of memo)

REPORT to the CHICAGO PLAN COMMISSION from the DEPARTMENT OF PLANNING AND DEVELOPMENT DECEMBER 17, 2015

FOR APPROVAL: PROPOSED RESIDENTIAL BUSINESS PLANNED DEVELOPMENT

APPLICANT: HOUSTON 7979 PARKING, LLC

LOCATION: 2434 NORTH SACRAMENTO AVENUE, 2500-2544 NORTH

MILWAUKEE AVENUE

Pursuant to the provisions of the Zoning Ordinance, Title 17 of the Municipal Code of Chicago, the Department of Planning and Development hereby submits this report and recommendation on a proposed Residential Business Planned Development for your review and recommendation to the City Council. The application was introduced into the City Council on September 24, 2015. Proper legal notice of the public hearing on the application was published in the <u>Chicago Sun-Times</u> on December 2, 2015. The Applicant was separately notified of this hearing.

The Applicant, Houston 7979 Parking, LLC, is proposing to demolish the existing one story retail buildings currently located on the subject site and then will construct a 98'-0" tall mixed-use building comprised of 220 dwelling units, approximately 113,000 square feet of commercial space and parking for 311 automobiles and 125 bicycles.

The application has been submitted as a mandatory planned development pursuant to Section 17-8-0512, which states that review and approval of the Chicago Plan Commission is required for any building which is to exceed 80'-0" in a B or C dash 5 zoning designation, and also pursuant to Section 17-8-0513 which states that review and approval of the Chicago Plan Commission is required for any proposed residential development in a C dash 5 zoning designation which is to exceed 100 dwelling units.

PROJECT BACKGROUND

Sub-Area A and Sub-Area C are owned and controlled by the applicant Houston 7979 Parking LLC., Sub-Area B of the planned development is owned and controlled by the Chicago Transit Authority who has provided consent to the applicant to file the planned development application. The subject site was previously home to a large retail development commonly known as "The Mega Mall", this facility will be demolished to make way for the construction proposed.

SITE AND AREA DESCRIPTION

The subject property stretches for approximately 840'-0" along North Milwaukee Avenue. It is situated on the Southeast corner of the intersection of North Sacramento Avenue and North Milwaukee Avenue and is located in the Logan Square Community Area and the 32nd Ward. It is surrounded by areas zoned RM-5 (Residential Multi-Unit District) and C2-2 (Motor Vehicle-Related Commercial District) to the east, RT-4 (Residential Two-Flat, Townhouse and Multi-Unit District), C1-2 (Neighborhood Commercial District), and C2-2 (Motor Vehicle-Related Commercial District) to the south, RT-4 (Residential Two-Flat, Townhouse and Multi-Unit District), B3-3 (Community Shopping District), and C2-2 (Motor Vehicle-Related Commercial District) to the west, RT-4 (Residential Two-Flat, Townhouse and Multi-Unit District), B2-3 (Neighborhood Mixed-Use District), B3-3 (Community Shopping District) and C2-2 (Motor Vehicle Related Commercial District) to the north. The subject site is located within the Fullerton/Milwaukee Tax Increment Financing District; however, no plans have been presented which seek to request TIF Funds. The site is not located within the Lake Michigan and Chicago Lakefront Protection District. The subject site does contain a building which is orange rated, however, the historical preservation division of our department has determined that it is a non-contributing building and has given the okay to the applicant to demolish the building.

The site is served by the Chicago Transit Authority's bus routes #52 (Kedzie/California), #56 (Milwaukee), #74 (Fullerton), and #76 (Diversey) as well as the Logan Square CTA rail stations on the Blue Line all of these are located within approximately 1/2 mile of the site.

PROJECT DESCRIPTION

The Applicant is proposing to establish a Residential Business Planned Development which will be comprised of three Sub-Areas. Sub-Area A will be located immediately adjacent to Milwaukee Avenue and will be the primary development site for the project, Sub-Area B is a parcel of land owned and controlled by the Chicago Transit Authority upon which no proposed construction is contemplated, and Sub-Area C is an existing surface parking lot that will be rehabilitated and re-used as surface parking to serve the proposed development. The applicant will construct a mixed-uses building that is to contain first floor retail and restaurant uses as well as a multi-level physical fitness center, 220 residential units and interior parking will be provided on the floors above.

DESIGN

The proposed development will be constructed as two large buildings connected by a pedestrian bridge to be located at the fourth floor. The buildings are carefully designed to appear not as one monolithic structure, but instead more as a series of multi- story buildings adjacent to each other this is achieved through the use of varying colors of brick as well as design features changing the plane of the surface and also by introducing some setbacks into the façade at varying levels. All four of the elevations will be primarily finished in brick and accented with aluminum door and window systems as needed. Some areas at the rear of the building located adjacent to the CTA tracks will be finished with a stucco wall system. Metal canopies are used at various places as an architectural feature.

The color palette for the brick will be a variety of earthy browns ranging from a light brown town to a darker brown tone and even into a reddish brown tone.

LANDSCAPING AND SUSTAINABILITY

The entire planned development will be in compliance with the applicable landscape provisions found in the Chicago Zoning Ordinance. The existing surface parking lot will have additional landscape provided in an effort to bring that lot closer to conformity with the current provisions.

The applicant will provide a 50% green roof equivalent to 29,935 square feet in compliance with the City of Chicago's sustainable matrix. In addition to the green roof the applicant will obtain LEED building certification.

ACCESS/CIRCULATION

The planned development is adjacent to an existing public alley, which runs along the northern boundary of the planned development and then turns to the southeast to run adjacent to the CTA Blue Line tracks. The loading berths for each of the two buildings are accessed via this public alley. The property also provides access to the public alley and the interior parking garage via a driveway off of North Milwaukee Avenue located at approximately the midpoint of the property. The existing surface parking lot that is to remain in use as surface parking to serve the proposed development is accessed via the public alley and an easement underneath the CTA tracks as well as a driveway off of West Linden Place at the southwestern end of the planned development.

BULK/USE/DENSITY

The proposed planned development will be a mixed-use facility that will incorporate approximately 113,000 square feet of commercial space, 220 dwelling units, and 311 accessory parking spaces. The Floor Area Ratio allowed for the underlying C2-5 zoning designation is 5.0, however as part of the proposed Residential Business Planned Development the overall FAR of the Planned Development will be set to a maximum of 3.39, Sub-Area A will be allowed to have an FAR of 3.06, Sub-Area B will have a maximum of 5.0, and Sub-Area C will have an FAR of 0.0. The proposed building will have a maximum height of 98'-0" to the top of the proposed mechanical penthouse. The proposed planned development will maintain setbacks that are in compliance with the requirements of the C2-5 zoning designation. All remaining bulk, use, and density items will be in substantial compliance with the stipulations of Section 17-3-0400 for C2-5 zoning districts.

RECOMMENDATION

The Department of Planning and Development has reviewed the project materials submitted by the Applicant and compared this proposal to the requirements of the Chicago Zoning Ordinance and existing development in the community. The area around this project is a diverse mix of residential, office, and retail uses and is accessible from numerous forms of public transit. Based on that analysis, DPD has concluded that this proposal is appropriate for this site and supports this development for the following reasons:

- 1. Promotes economically beneficial development patterns that are compatible with the character of the existing neighborhood (per 17-8-0103), evidenced by the project design, site massing and proposed uses all being in context with the character and needs of the immediate community;
- 2. Promotes transit, pedestrian and bicycle use, ensures accessibility for persons with disabilities and minimizes conflicts with existing traffic patterns in the vicinity (per 17-8-0904-1-2, 3 & 4), as evidenced through the site's close proximity to various methods of public transit in the form of various CTA bus lines and the CTA Logan Square Station along the Blue Line, the accessibility accommodations made on-site for the retail users as well as the building tenants, the pedestrian and bicycle ingress and egress options provided on site, and lastly ensuring that the design of the site works within the confines of the current existing traffic patterns at the site and creates little or no adverse impact to those patterns;
- 3. Provides buildings abutting the sidewalk with doors windows and active use adjacent to it (per 17-8-0905-B-1), as evidenced by the proposed building's plan for active retail uses immediately adjacent to North Milwaukee Avenue;
- 4. All sides and areas of the buildings that are visible to the public should be treated with materials, finishes, and architectural details that are of high-quality and appropriate for use on primary public-right-of-way-facing façade (per 17-8-0907-A-4), as evidenced through the information contained within this report, the materials as called out on the elevations in the exhibits to this planned development, and the corresponding proposal renderings;
- 5. Promotes environmentally sustainable development practices (per 17-9-0908-A), as evidenced by the project providing 50% of the net area for the roofs of the proposed buildings as a vegetated green roof and then additionally committing to obtain LEED building certification for the building.

The project meets the purpose and criteria set forth in the Chicago Zoning Ordinance and its adoption would not have any adverse impact on the public's health, safety or welfare:

- 1. Per 17-13-0308-C, the proposed development is compatible with surrounding commercial, retail and residential development in terms of land use, as well as, the density and scale of the physical structure.
- 2. Per 17-13-0308-D, the proposed underlying zoning for this planned development (C2-5) is consistent with other business and commercial zoning districts, both adjacent to this site and in the immediate area.
- 3. Per 17-13-0308-E, the public infrastructure facilities and City services will be adequate to serve the proposed development at the time of occupancy and the project will comply with the requirements for access in case of fire and other emergencies. The proposed project has been reviewed by the Mayor's Office for People with Disabilities and the Department of Transportation and all requested changes have been made. Copies of this application have been circulated to other City departments and agencies and no comments have been received which have not been addressed in the application.

Based on the foregoing, it is the recommendation of the Department of Planning and Development that this application for the establishment of a Planned Development be approved and that the recommendation to the City Council Committee on Zoning Landmarks and Building Standards be "Passage Recommended".

Bureau of Planning and Zoning Department of Planning and Development



DEPARTMENT OF PLANNING AND DEVELOPMENT CITY OF CHICAGO

RESOLUTION

2434 NORTH SACRAMENTO AVENUE PROPOSED PLANNED DEVELOPMENT (APPLICATION # 18525)

- WHEREAS, the applicant, Houston 7979 Parking, LLC, proposes to establish a Residential Business Planned Development in the Logan Square Community Area; and
- WHEREAS, the applicant proposes to construct a mixed-use building with 220 dwelling units and approximately 113,000 square feet of commercial use generally located at the ground floor level, and at least 311 off-street vehicle parking spaces and 125 bicycle parking spaces; and
- WHEREAS, the application has been submitted as a mandatory planned development because the proposed building would be higher than 80 feet in a C2-5 Community Shopping District as well as exceed 100 residential units in a C2-5 Community Shopping District; and
- WHEREAS, an application for a Planned Development approval was introduced into the City Council on September 24, 2015; and
- WHEREAS, notice of the public hearing to consider the application was published in the <u>Chicago Sun-Times</u> on December 2, 2015; the applicant was notified of the hearing; and the proposed Planned Development application was considered at a public hearing by this Plan Commission on December 17, 2015; and
- WHEREAS, this Plan Commission has reviewed the application with respect to the Planned Development provisions of the Chicago Zoning Ordinance and finds that the proposal would be consistent with that ordinance; and
- WHEREAS, the Department of Planning and Development recommends approval of the application, which recommendation and the reasons therefore are contained in the Department's written report dated December 17, 2015, a copy of which is attached hereto and made a part hereof; and

WHEREAS, this Plan Commission has fully reviewed the application and all information submissions associated with the proposed development, the report and recommendation of the Department of Planning and Development, and all other testimony presented at the public hearing held on December 17, 2015, giving due consideration to the Planned Development Standards and Guidelines contained in the Chicago Zoning Ordinance;

NOW, THEREFORE, BE IT RESOLVED BY THE CHICAGO PLAN COMMISSION:

- 1. THAT the final Planned Development Application, dated September 24, 2015, be approved as being in conformance with the provisions, terms and conditions of the Chicago Zoning Ordinance; and
- 2. THAT this Plan Commission recommends approval to the City Council Committee on Zoning, Landmarks and Building Standards of the final Planned Development Application, dated, September 24, 2015; and
- 3. THAT the above-stated recitals to this resolution, together with the report of the Department of Planning and Development, be adopted as the findings of fact of the Chicago Plan Commission regarding this Zoning Map Amendment and Planned Development Application.

Martin Cabrera, Jr., Chairman Chicago Plan Commission

Approved:	<u>December</u>	<u>1</u> 7,	2015
-			
RBPD No.			

SUBSTITUTE CITY OF CHICAGO

(Shatter 9/24is.)

APPLICATION FOR AN AMENDMENT TO THE CHICAGO ZONING ORDINANCE

RECEIVED

DEC 17 2015

Initial: Topol(u)

1.	ADDRESS of the property Applicant is seeking to rezone: 2434-2436 N. Sacramento Avenue; 2456-2496 N. Milwaukee Avenue;	
	2500-2544 N. Milwaukee Avenue; and 2401-2467 N. Linden Place	
2.	Ward Number that property is located in: 32	
3.	APPLICANT Houston 7979 Parking, LLC	
	ADDRESS E. Jackson Boulevard, Suite 500 CITY Chicgo	
	STATE Illinois ZIP CODE 60604 PHONE 847-679-6660	
	shg@terracorealestate.com	
4.	Is the applicant the owner of the property? YESx NO	· v fo
	ADDRESS 567 W. Lake Street, 6th Floor CITY Chicago	111
	STATE IL ZIP CODE 60611 PHONE 312-681-3110 amcwhirter@transitchicago.com EMAILCONTACT PERSON Andrew McWhirter	
5.	If the Applicant/Owner of the property has obtained a lawyer as their representative for the rezoning, please provide the following information:	
	ATTORNEY Carol D. Stubblefield	
	ADDRESS Neal & Leroy, LLC 120 N. LaSalle Street, Suite 2600	
	CITY_Chicago STATE_Illinois_ZIPCODE 60602	
	PHONE $312-641-7144$ FAX $312-641-5137$ cstubblefield@nealandlero	у.с

	Laurence H. Weiner
	Elliot Weiner
	Voshel Investments, LLC
	Houston Parcels: September 15, 2014 On what date did the owner acquire legal title to the subject property? CTA Parcel: January 2, 1894
	Has the present owner previously rezoned this property? If yes, when? Houston Parcels: No
	CTA Parcels: No
	Present Zoning District C2-2 Proposed Zoning District Planned Developmen
	Lot size in square feet (or dimensions) 124,799 square feet
	Current Use of the property Property is improved with vacant 1 story structure.
p:	Reason for rezoning the property The project is a Mandatory Planned Developem ursuant to Chicago Zoning Ordinance Sections 17-8-0512 (Tall Buildin
aı	nd Section 17-8-0513 (Large Residential Developments)
	Describe the proposed use of the property after the rezoning. Indicate the number of dwelling units; number of parking spaces; approximate square footage of any commercial space; and height of the proposed building. (BE SPECIFIC)
	The Applicant proposes to construct a new residential and retail
	building with 220 dwelling units, approximately 113,767 square feet
	of retail, 313 accessory off-street parking spaces, 5 loading spaces 125 bicycle spaces, and approximately 98 feet in height.
	120 bleyele spaces, and approximately 50 feet in height.
	On May 14 th , 2007, the Chicago City Council passed the Affordable Requirements Ordinance (ARO) that requires on-site affordable housing units or a financial contribution if residential housing projects receive a zoning change under certain circumstances. Based on the lot size of the project in question and the proposed zoning classification, is this project subject to the
	Affordable Requirements Ordinance? (See Fact Sheet for more information)

	COUNTY OF COOK STATE OF ILLINOIS	
Subscribed and Sworn to before me this	statements and the statements contained in	, being first duly sworn on oath, states that all of the above the documents submitted herewith are true and correct.
Notary Public For Office Use Only Date of Introduction:		Signature of Applicant
For Office Use Only Date of Introduction:	Subscribed and Sworn to before me this 15th day of September,	2015
Date of Introduction:		
	Notary Public	
Eile Number		For Office Use Only
ric Number.		

(DO NOT SUBMIT THIS PAGE WITH YOUR EDS. The purpose of this page is for you to recertify your EDS prior to submission to City Council or on the date of closing. If unable to recertify truthfully, the Disclosing Party must complete a new EDS with correct or corrected information)

RECERTIFICATION

Generally, for use with City Council matters. Not for City procurements unless requested. The recertification is being submitted in connection with disclosing Party proposes to rezone the property commonly known as 2434-2436 N. Sacramento Avenue; 2456-2496 N. Milwaukee Avenue; 2500-2544 N. Milwaukee Avenue; and 2401-2467 N. Linden Place for the purpose of constructing a residential and commercial building.

Under penalty of perjury, the person signing below. (1) warrants that he/she is authorized to execute this EDS recertification on behalf of the Disclosing Party, (2) warrants that all certifications and statements contained in the Disclosing Party's original EDS are true, accurate and complete as of the date furnished to the City and continue to be true, accurate and complete as of the date of this recertification, and (3) reaffirms its acknowledgments.

See the second of the second o	
Houston 7979 Parking LLC	Date: 12/7/15
(Print or type legal name of Disclosing Pa	rty)
By: /)	
Jos O. A. Fon I.	
<u> </u>	
(sign here)	
Print or type name of signatory:	
Gêrald Lee Nudo	
Gerald Egg Nudo	
Title of signatory:	
Monager	
Manager	
Signed and sworn to before me on [date]	December 1,2015, by
Solvie L Solv at Cook	County, Illinois [state].
Some 9 Soto	Notary Public.
Commission expires: 5519	
	CIAL SEAL
SONI	AL. SOTO

(DO NOT SUBMIT THIS PAGE WITH YOUR EDS. The purpose of this page is for you to recertify your EDS prior to submission to City Council or on the date of closing. If unable to recertify truthfully, the Disclosing Party must complete a new EDS with correct or corrected information)

RECERTIFICATION

Generally, for use with City Council matters. Not for City procurements unless requested.

The recertification is being submitted in connection with disclosing Party proposes to rezone the property commonly known as 2434-2436 N. Sacramento Avenue; 2456-2496 N. Milwaukee Avenue; 2500-2544 N. Milwaukee Avenue; and 2401-2467 N. Linden Place for the purpose of constructing a residential and commercial building.

150

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS recertification on behalf of the Disclosing Party, (2) warrants that all certifications and statements contained in the Disclosing Party's original EDS are true, accurate and complete as of the date furnished to the City and continue to be true, accurate and complete as of the date of this recertification, and (3) reaffirms its acknowledgments.

Voshel Investment LLC	Date: 12/7/15
(Print or type legal name of Disclosing Part	
By: (sign here) Seealf Lee Men	
Print or type name of signatory.	
Gerald Lee Nudo	•
Title of signatory: Manager	
Signed and sworn to before me on [date] 1 Sorua L Soto, at Cook Sorua L Soto	County, Illinois [state]. Notary Public.
Commission expires: 5/5/19	 *
Ver. 11:01-05 OFFICIA	L SEAL

OFFICIAL SEAL
SONIA L. SOTO
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires 05/05/2019

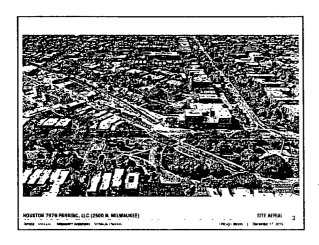
City of Chicago Plan Commission

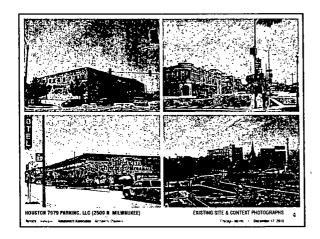


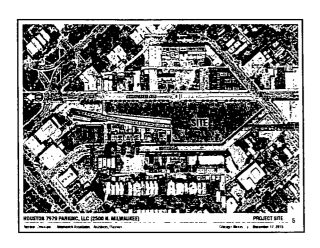
December 17, 2015

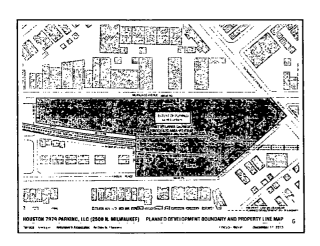
2434 N. Sacramento Avenue / 2500 N. Milwaukee Avenue Proposed Planned Development



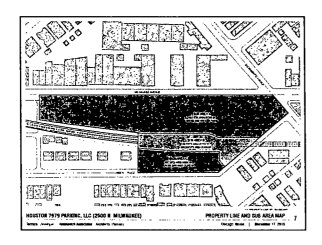


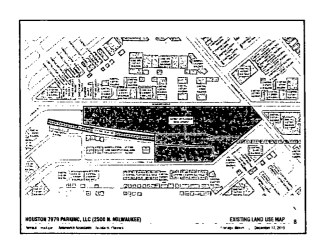


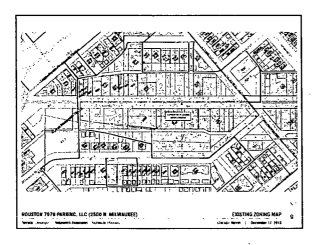




٠,

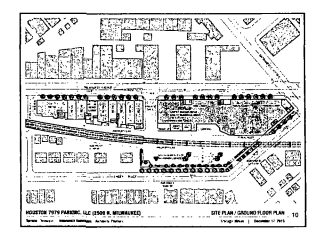


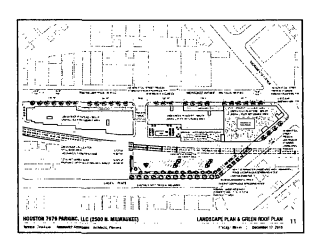




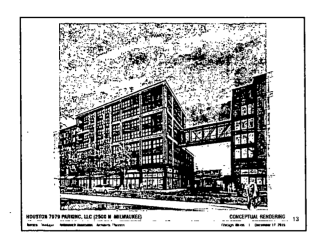
)

3

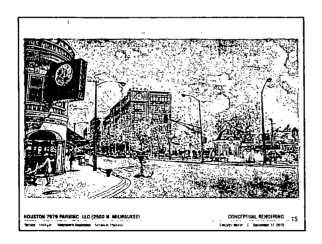


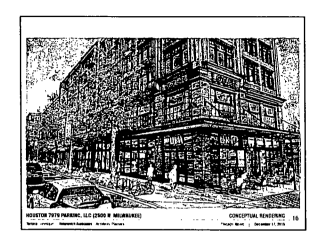




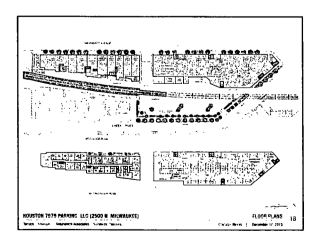


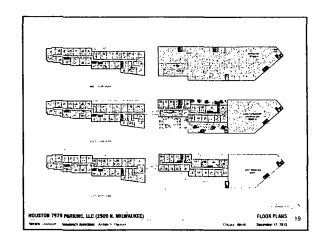


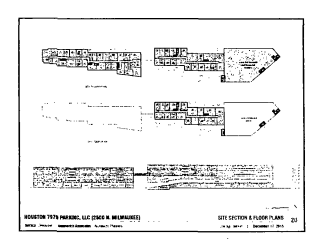


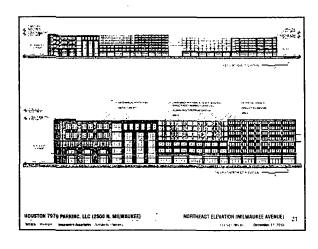




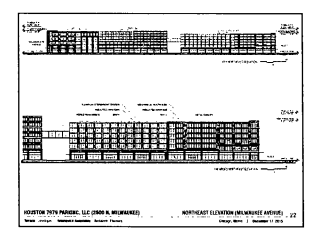


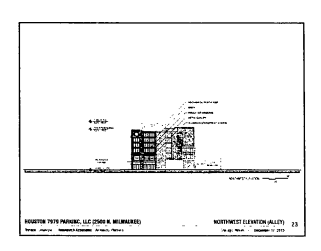


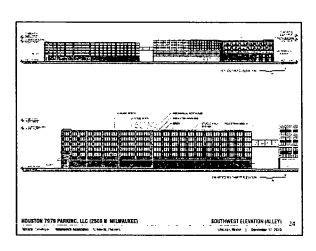


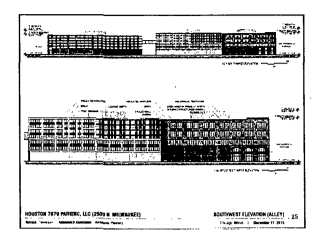


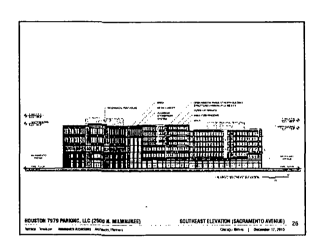
	
	•
·····	
	•
·	

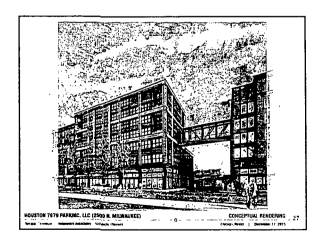


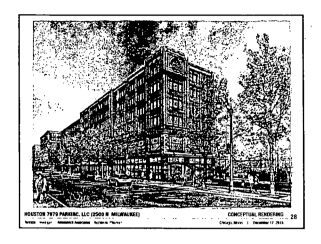












CITY OF CHICAGO CITY OF CHICAGO STATEMENT DISCLOSURE STATEMENT ECONOMIC DISCLOSURE AND AFFIDAVIT AND AFFIDAVIT

ECONO	ANDA		. Alexandre V		Are in the
ECONOR ECONOR GENERAL INFORM			applicable:	2.	
TORM	MOITA	Sinclude d bland			
GENERALIN	Laining this	1051			
CION I GET Part	y subutt.	31/2			tal Campo de
of the Disclosme					
egal nameto.					
Whitney Trust	Tanzes:		(g)		
White White	-1 h	s EDS'is		I name of the	
resof the 1010	any submitting the		State the le	gar in the same of	
whiney Trust heck ONE of the following three indicate whether the Disclosing P Indicate whether the Disclosing P OR 2 [X] a legal entity holding Applicantin which the D Applicantin which the D Applicantin which the D which the Disclosing Par		nunc Applic	ant.		୍ଟି । ୧୯୯୭
the whether the	indite	interest Woshell		of the entity in	
Indicate whether the Applicant 1:11 in OR	a direct of meriv ho	lds an Illie	hellegal many	•	
OR baal entity holding	isclosing '	Junin (B.1) Sign			
Applicantin which me Applicantin which the OR OR entity with a 3. [1] a legal entity with a which the Disclosing Par which the Disclosing Par	Frontrol (s	ee Section			
Applica Swith a	right of	conuc	M		7
a legal entity Par	th polos	636 W. Welling			
3. It his Disclosus	Tosing Party	Chicagoriii 606		-cycalty com	
William States of the	Discission		ii. énudo@m		
3. [] a legal which the Disclosing Pai which the Disclosing Pai which the Disclosing Pai		E. 53731_E	nau 🗐		
	Fax	1201889	and the second		
C ffelephone 312)884 D Name of contact per Entropy of E Tederal Employers F Brief description of Which this EDS per which this EDS per 1900.	*5488 ·				
© Trelephone: (312) 884 D. Name of contact per	Gerald L.N	<u>udo</u>		Mi ne iM	nter") to
G. Work per	son:	e vou have one)	and to b	elow as the	
© Tielephone L. S.	La Krauon No.	if you had a sign or other undertake the sign of the sign of the Bround Hoor. If you had been and location of the Bround Hoor. It is requesting this Element in the sign of	ng (releno	application and	456 2496 N
antioyer l	denuti	tion or other und locati	on of Prop	ramento Avenue	construction
E Federal Elli	s contract, transac	ect number and	2434 243bill	for the pure	
caescription	Include pro	TV commonly known	167 N. LING	- Si enin	g and
P. Brief de. EDS pert Which this EDS pert Which this EDS pert Disclosing Party proges in the perturbation of the perturbation	arone the prop	ee Avenue; and Land	n narti	nent of Plant	
which unit Propos	es to to an Milway	on the ground	S? The Well		. please
Disclosing Pagenue 25	th commercial less	is requesting this		aurement Ser	VICES
Milwaus building Wi	or departme	n 12	artment of	Procu.	
resident h.C.IV a	gency.	Lythe City's	Depar	10.00	
G. William J.	sureau on a bein	ject number ertycommonly known as a certycommonly known as a certycommonly known as a certycommonly known as a certycommon the groundshoot. In is requesting this Electric than a certycommon the certycommon the certy is a certycommon than a			
		kee Avenue on the groundshoot. on is requesting this EI thandled by the City's	a Contract #		
If the Maner	e following	an			
					The state of the s
ำเกี่cal	ion#				* ·

SECTION II - DISCLOSURE OF OWNERSHIP INTERESTS A NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party. [] Limited liability company [] Person Publicly registered business corporation [] Limited liability partnership Privately held business corporation [] Joint venture Not-for-profit corporation [] Sole proprietorship (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership X [] Yes [] Limited partnership [] Other (please [X] Trust specify) For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Illinois 3. For legal chities not organized in the State of Illinois. Has the organization registered to do business in the State of Illinois as a foreign entity? X N/A No Pi [ ] Yes    . BAIFTHE DISCLOSING PARTY IS A LEGAL ENTITY 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 criticis. 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 of joint venture, list below the name and title of each general partner, managing members 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. Gerald L. Nudoi-Trustee 2. Please provide the following information concerning each person or entity having a direct or

Please provide the following information concerning each person of entity naving a direction 2. Please provide the following information concerning each person or entity naving a direction indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing Party Examples indirect beneficial interest include shares in a corporation, partnership interest in a partnership or joint venture, 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.

Namē	Business Address	Rercentage Interest in the
WHITNEY	NUNO 636 W. W.	Disclosing Party
	CHICAGO 10	
· · · · · · · · · · · · · · · · · · ·	(0.01057	
	fi:	
and the state		
SECTION III	BUSINESS RÉLATION SHIPS WI	THECITY ELECTED OFFICIALS
15	losing Party had a "business relationshi City elected official in the 12 months b	p," as defined in Chapter 2-156 of the Municipal efore the date this EDS is signed?
[] Yes	[X] No.	ing process of the committee of the comm
A Marin An		and the contract the second of
If yes, please id relationship(s):	entify below the name(s) of such City e	elected official(s) and describe such.
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Notification Addition to a making the	TOTAL STATE OF THE PROPERTY OF
<u> </u>	er e	

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 v	vhether Bus	nesš Relatio	nship to Disclosing Par	y Trees (indicate wheth	ner
retained or antici		ress 🧀 (subcoi	ntractor, attorney,	paid or estimated.) l	
to be retained)		a lobbyis	t, etc.)	"hourly rate" or "t'b not an acceptable re	
The same of the sa					
100		nige		and the factorial country	**************************************
	4 Zak				11.
(Add sheets if n	ecessary)	e oprovin i America			mi kala — walipun
	it the Disclosin	Party has notire	tained; nor expects to re	tain; diny such persons c	or entities.
		ti di kanana na ka		4. A.	
SECTION W-	CERTIFICAT	IONS.			
A. GÖÜRT-ÖR	DERED CHIL	D SUPPORT, CO	MPLIANCE	arot a ban yolubila arab arot dallar a ba lo colle	##SOUTHFEED OF THE CO. POST OF STREET
A S				is entities that contract.	with the
Under Municif City/must rem	iain in complian	ce with their chil	d support obligations th	roughout the contract's	term.
				losing Party been decla	Brander of the State
Has any person	who directly of	obligations by an	y Illinois court of comp	tent jurisdiction?	क्षित्र (रेप्स क्षा १८०४) -
		191200		vns 10% or more of the	
[][Xes	[X] No	[], No person Disclosing:		/its 10/6 or more or the	
If "Yes;" has th	e person entere	i into a court-app h that/agreement	rovedlagreement for pa	yment of all support ow	ed and.
as the person in	**************************************	2 To the second	entry that the second of the s	The state of the s	in de la
-[J]Xes	[]No		s re selection and the		
B TURTHER	CERTIFICATI	ÔNS ⁴			niter sikuya Triani
		20 FF 22 28 3 4 4		which the Applicant sh	ould -
	and forme (e 0)	"doing business"	') and legal-requirement	s), if the Disclosing Par	ly and the second
	TOS is the Anr	licant and is doin	g business with the Cit	, then the Disclosing Pais currently indicted or	irty
t and	mitted onilt of	or has ever been c	convicted of, or placed i	inder supervision for, an	l y
	a involving act	ial attempted or	conspiracy to commit b	ribery, theft, fraud, forg	ery, Since
perjury, dishor	iesiy or deceit as	gainst an officer o	or employee of the City	or any sister agency, and	i (11) ine

Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article Lapplies 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 allegal 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 officinse, 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 of state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements, or receiving stolen property.
 - 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.
 - 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
 - have not, within a five year period preceding the date of this EDS, been convicted, adjudged, guilty, or found liable in a civil proceeding for 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.
 - The certifications in subparts 3, 4 and 5 concern:

ethe Disclosing Party;

Pany (Contractor): (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons of legal entities disclosed unde Section IV, "Disclosure of Subcontractors and Other Retained Parties");

se 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 dimitation. interlocking management of 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 incligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or findirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;

eany responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent of employee of the Disclosing Party, any Contractor of 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;
- by 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 a such conduct or the conduct of the conduct
- dispiolated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance)
- 4 Neither the Disclosing Party, Affiliated Entity or Contractor for any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of lengaging 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.
- Signether Disclosing Party nor any Affiliated Entity is listed on any of the following lists that interest of Foreign Assets Control of the U.S. Department of the Preasury of 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 Universited 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 Gode
- 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:

8		3.06	1.70	×	ું				1	₩.,	317		17:00		44	11.		ali Sirie Nama		n ch	7		ar in		37.3	, ti-	///	200	- 11.		-0.55	<u> </u>	
	62.3		-	-		111		-:4:			35.5					7.7.3	77.	7.78		1.04	4.50	111	(7° Y	9 13	17.57	29.	1	\mathbf{x}_{i}	10	143	100	1003	Z
7.79	1.1				S.,	4. 4	48				٥.	$\mathcal{A}_{i,j}^{(i)}$	$\mathcal{F}_{\mathcal{A}}$			يار .			(i)	13.		Α.	Ş., Ş				18.				38.00 W		ಿ
200	10.00	: ۱۰۰۰	્રા		1	10.		2	٤	8	3 ² ::	<u>િંં ડે</u>	(2.7.)		8 75 7.	۴,۶	100		TO S		*****	15.	77		(2C.2)	2.4			<u></u>	1.000	43.00		٠,
1 200		3.40				10.00	77.50	1977			V. 7	·*: [€5. T	2.		100		1	3 5444	1.5	oda)		٠.			7.3		€, ⊹		30 S		14.5
S. 1		3.0	· ,S.	- 8	2	· · · '}.	$\langle \gamma_3 \rangle$	3,3	12.8				100	30			1	22	1.58	1.4	\$ 39	6.3		1.00	1.6							2	1
333	٠. ا	(2,3)	11	<u> </u>	ر. ورد	436				16	\$3399		176	X.2.		100	14.	<u>~: </u>	11.00	41.6	(k) s		·	*		230	- N	**************************************					48
	77		47	3,77	.,		7,100	77	· · · ·		75,54	38.	17	100	: E	200	3			17.2				6:15.	:4.5.2		7	107			1.0	, T.	~ v.

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;	ik ·
of the City of Chicago (if none; indicate with "N/A" or "none").	4
	-
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 complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the list of all gifts that the Disclosing Party has given or caused to be given, at any time during the list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the complete list of all gifts that the Disclosing Party has given or caused to be given.	
made generally available to City employees or to the general public, or (ii) food or drink provided in the 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 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.	2 to 1 to 1 to 1
C. CERTIFICATION OF STATUS AS FINANCIAL-INSTITUTION.	
J. The Disclosing Party certifies that the Disclosing Party (check one)	
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:	1000
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	煌 ラクス まげん
lender as defined international lender may result in the loss of the privilege of doing 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.	1000年の日本の日本
Section 2-32-437(0). 21-32 of the Municipal Code, explain here (attach/additional pages if necessary): N/A	*

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 employees 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.

Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected officials 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?

Tal-Ye

I I No

If you checked "Yes" to item D.I., provide the names and business addresses of the City of the characteristics of the city of the characteristics of the city of 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. I. 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 I above, the Disclosing Party has found records of investments or profits from slavery of slaveholder insurance includes. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves of slaveholders described in those records:

SECTION VI-SCERTIFICATIONS FOR FEDERALLY FUNDED MATTERS.

MOTE: 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.

l 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) if 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.)

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 awards 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.

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.l. and A.2. above. 1. The Disclosing Party certifies that either (i) it is not an organization described in section (i) 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. BY 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 Disclösing Party the Applicant? late to the contract of the filter and delivery the contract of the state of No. THE PROPERTY OF THE PARTY OF TH I Jayres Yes answer the three questions below:18 chicago Contra Al Al Angertar Contra parity of the contra It s Have you developed and do you have on file affirmative action programs pursuant to applicable féderal regulations? (Sce 41 CFR Part 60-2.) [] Yes 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? No service with a 3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause? If you checked SNo" 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 25156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, 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 two works, business, or transactions. The full text of these ordinances and a training program is available on the 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 contractor 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 voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded 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.

Dilitis 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, on made available to the public on the Internet, in response to a Freedom of Information Act request, on the otherwise and releases any possible otherwise also 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 PERM ANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period 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.
- TE 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.
- Fig. 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 formand 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 Fil., 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 of type name of Disclosing Party).	23/2014333	Marini Arrive
By (Sign here)	uik Edga ayan	All Marie Ma
Gerald Lee Nudo (Print on type name of person signing)	The Aller	47 787 - 14.0
Trustee 4. (Print or type title of person signing)	en en en	
Signed and sworn to before me on (date) Sept 2 2 at Cook County, Illinois (state)	015 *** * * * * * * * * * * * * * * * * *	OFFICIAL SEAL ROSA HAMMEROUIST NOTARY PUBLIC - STATE OF ILLINOIS
Notary Bubli		MY COMMISSION EXPIRES: 11/20/17
Commission expires: 1/1/201//		

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 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 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 stepsing the response or stepsister or half-brother or half-sister.

"Applicable Partyl" means (a) all executive officers of the Disclosing Party listed in Section IIB 1 a. if the Disclosing Party is a corporation, all partners of the Disclosing Party if the Disclosing Party is a general. Disclosing Party is a 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 75 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chiefger 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 thereofcurrently have a "familial relationship" with an elected city official or department head?

* 1 L 2 K	4.47 6. 47.30 2.3. 2.2.	312021NS 4 : 12 (TS	CO 1544 AN	
	1.0.7	47502		TANK TITE
THE THE PARTY OF T	25.00	10.00	A STATE OF THE STA	XINO
Trill Vac	Š		604	48J#384
1011100		A 140 C	25.5	
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Commence of the commence of th	いんじゅん しょうしき は	

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.

DCI 2011 1102 to 10111111	 ●100 (100) 智能以 (100) 智能器 (200) 使用 (200) 以 (200) 数型 (200) 		The control of the co
「本 Notice Base」 (原数など) Profession College to a college and colle	(成) (1) (c.) (c.		
		28 (10.860 of 10.868 and 1 20.000 of 10.000	The state of the s
		THE REAL PROPERTY OF THE PROPERTY OF THE PARTY OF THE PARTY.	an system and analysis and analysis to
		一大·大学的大学的大学的大学的大学的大学的大学	and the state of t
The second secon		ATT TO SERVICE AND A SERVICE	
		TO A CONTROL OF SUPERIOR STATE OF SUPERIOR	The state of the s
The second secon	which the state of	A CONTRACTOR OF THE PARTY OF TH	THE TAX TO AN ADMINISTRATION OF THE PARTY OF
いっこ かがこうがんがく あたかがんがいじ シンドレンドウスタ かいけん しんじょうじょ しんご		the same of the sa	

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX B

BUILDING CODE SCOFFLAW/PROBLEM LANDLORD CERTIFICATION

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 (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Pursuant to Municipal Code Section 2-154-010; is the Applicant or any Owner identified as a problem landlord pursuant to Section 2-92-416 of the Municipal Code?

[[2]] Yes [2]. [X] No.

If the Applicant is a legal entity publicly traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?

If yes to (1) or (2) above, please identify below the name of the person or legal entity identified as a building code scofflaw or problem landlord and the address of the building of building of building of building of buildings to which the pertinent code violations apply

FILLING OUT THIS APPENDIX B CONSTITUTES ACKNOWLEDGMENT AND AGREEMENT THAT THIS APPENDIX B IS INCORPORATED BY REFERENCE INTO, AND MADE A PART OF, THE ASSOCIATED EDS, AND THAT THE REPRESENTATIONS MADE IN THIS APPENDIX B ARE SUBJECT TO THE CERTIFICATION MADE UNDER PENALTY OF PERJURY ON PAGE 12 OF THE ASSOCIATED EDS.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTIONNE-GENERAL INFORMATION

A. Legal name of the Disclosing Party submitti	ng this EDS. Include d	/b/a/jif applicable:
# Voshëllinvestments-Lile al	AND THE PROPERTY OF THE	<u> </u>
Check ONE of the following three boxes:		
ΩD.	itada ingarabaya. Ngar	vie de service sur parties.
2. [X] a legal entity holding a direct or indi- Applicant in which the Disclosing Party h	rect interest in the Appl folds an interest: <u>Housto</u>	icant: State the legal name of the on 7979 Parking ELC
OR 3. [1] allegal entity with a right of control (s which the Disclosing Party holds a right of	see Section II:B.1.), State	e the legal name of the entity in
B. Business address of the Disclosing Party:	<u>×636 W: Wellington:</u> <u>×Chicago: IL 60657</u>	
C. Telephone (312):884:5488 Eax: (312))8884-5373 Email	gnudo@marcrealty:com
D. Name of contact person (Gerald W. Nudo		01
E. Federal Employer Identification No. (if you	have one):	TOTAL
F. Brief description of contract transaction or which this EDS pertains (Include projecting	other undertaking (refe iber and location of pro	rredito below as the "Marter") to
Disclosing Party proposes to rezone the property comm Milwaukee Avenue; 2500 - 2544 N. Milwaukee Avenue residential building with commercial retail on the groun	rdifloor	n:Place for the purpose of constructing a
G. Which City agency or department is reques Development, Bureau of Zoning	sting this EDS? The De	partment of Planning and
If the Matter is a contract being handled by complete the following:		
Specification #	and Contract#_	

SECTION II - DISCLOSURE OF OWNERSHIP INTERESTS A. NATURE OF THE DISCLOSING PARTY I . Indicate the nature of the Disclosing Party: [X] Limited liability company [i] Person Publicly registered business corporation [7] Limited liability partnership Privately held businessicorporation Joint venture [] Not-for profit corporation. [n] Sole proprietorship (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership [] Yes [] No [] Limited partnership [] Other (please specify) [] Trust The sale call gardingles (that Coleaforth of the color) 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Control of the section of the control of the contro 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? B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. Bist 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. NonE: 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.

m diament

Name	Business Address	reicemage inte	
	भारतीय विश्व के प्राप्त के प्राप्त स्थान	Disclosing Part	iy :
	and the second s		
Voshel Family	Trust - 636 W. Wellington, Chicag	o, IL 60657	
	- 636 W. Wellington, Chicago, IL 6		
	36 W. Wellington, Chicago, IL 6065		
Anne Beth Vo	shel - 636 W. Wellington, Chicago,	IL-60657	
SECTION III -	BUSINESS RELATION SHIPS W	ITH CITY ELECTED	OFFICIALS
		.•	March March
Has the Discl	osing Party had a "business relationsh	np, as defined in Chapt	Chiz-radior de Mumerpar
Code, with any	City elected official in the 12 months	perore incagate this EDS	sasigned?

[] 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

DOMESTIC AND

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	ماريا بارهد كالواركوا فالأمان الماري	nip to Disclosing Pa actor, attorney, etc.)	paid or estir "hourly rate	ite whether nated.) NOTE: "or "t bid." is otable response.
					-
					·
(Add sheets if necessary	5	·			
••			1 2 2	Secretary Secretary	
[X] Check here if the Di	sclosing Party	has not retai	ned, nor expects to	retain, any such p	ersons or entities
3 1 °		•		:	
SECTION V CERT	[FICATIONS				
A. COURT-ORDEREÉ	Septi Belle	PORTEGOMI	RIJANOE		
A. COURT-ORDERED	A.GIJIDA GOTE		SIMIL OF	• • • • • • • • • • • • • • • • • • • •	
Under Municipal Code City must remain in code Has any person who dir arrearage on any childs	ompliance with	their child's tly owns 109	upport obligations t % or more of the Dis	hroughout the co sclosing Party be	ntract/s/term. en declared in
·•	jno []	No person di	rectly or indirectly o	,	
		isclosing Par	99. Frank 1.00	en e	
Libitabri (NA) se o localesce	anteredinto a	. ດວນເປັ-ຈະນັກເດ	ved agreement for n	avment öf all sun	port owed and
is the person in complia	ance with that a	igreement?	en in de la company de la La company de la company d		or of the All of
[]Yes	No	n , , ,		the state of the state of	
en e	to a second to the second			• • • • • • • •	
B. FURTHER CERTI	FICATIONS			· · · · · · · · · · · · · · · · · · ·	
1. Pursuant to Murconsult for defined tensult for defined tensult for defined tensulting this EDS is certifies as follows: (i) with, or has admitted geriminal offense involved	ns (e.g., "doing the Applicant a neither the Ap juilt of, or has e	business") a and is doing l plicant nor ai ver been con moted, or co	ousiness with the Ci iy controlling person victed of, or placed aspiracy to commit	nts), if the Disclo ty, then the Disclo m is currently ind under supervision bribery, theft, fra	sing Party osing Party cted or charged n for, any ud, forgery,

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

The first of the contribution of the second of the second

- 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 for b. above that is a matter of record, but have not been prosecuted for such conduct for
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
- 4. Neither the Disclosing Party, Affiliated Entity of 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 (d) 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 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 Unvertied 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 Dis	sclosing Party is unab	le to certify to an	y of the abox	e stateme	ents in this Part B (Furthe	T:
Certil	fications),	the Disclosing Party i	nust explain belo	W. Tarida	• • •	The state of the s	
•				N/A			
			•	-	: :		
		**	THOSE THE STATE	1.17. 1	- 		
<u></u> .	<u> </u>			<u> </u>	<u> </u>		

AT AD MITTOR AND AND AND ADDRESS OF THE PARTY OF THE PART	Disciosing a dift.	certifica to the a	ibove statemen	is.		
8. To the best	of the Disclosing Current employe Ceding the execution	Party's knowle es of the Disclo on date of this I	dge after reaso sing Party who EDS, an employ	nable inqu were, at a	iry, the following is a ny time during the 12 ited or appointed offi	<u> </u>
of the City of Chi	cago (if none, indi	icate with "N/A	" or "none").	N/A		
				e la iki? Na	and the Manner	,
and the second of			en e			
complete list of a 12-month period official, of the C made generally a	Il gifts that the Dispreceding the executy of Chicago. Fo vailable to City en	sclosing Party h cution date of th r purposes of th iployees or to th having a retail	as given or cau is EDS, to an e is statement, a ie general publ value of less th	sed to be g imployee; "gift" doe: ic; or (ii) f an \$20 pe	iry, the following is a viven, at any time duries or elected or appoint a not include: (i) anythod or drink provided recipient (if none, in a of the City recipient	ing the ed hing l'in the ndicate
, `!	MANAGER TO STATE OF THE STATE O	A Professional Contracts		CHILL .		er enden.
- Ref.	1		The second second	in the second		
	TION OF STATU		al-instituț	ION		
1. The Disc	losing Party certific	es that the Discl	osing Party (ch	eck one)	· . · · ·	
`[ˌ]·is·	[X] is not					
·	[X] is not itution" as defined	iņ Section 2-32	-455(b) of the 1	Aunicipal	Code.	
a "financial inst				•	•	
a "financial inst 2. If the Dis "We are not and Code: We furth	itution" as defined sclosing Party IS a will not become a fer pledge that none din Chapter 2-32 oning an affiliate of	financial institu predatory lenders of our affiliate of the Municipa	tion, then the E er as defined in s is, and none o l Code. We un	isclosing Chapter 2 of them wi derstand the	•	y tory

a commence and a second control of the control of t	<u> </u>		The second secon	
If the letters "NA," conclusively presur	the word "None;" ned that the Disclo	or no response apposing Party certified	ears on the lines at to the above state	ove, it will be ments.
D. CERTIFICATION	ON REGARDING	INTEREST IN CI	TY BUŠINESS	
Any words or term meanings when use	s that are defined i	n Chapter 2-156 of	the Municipal Coc	e have the same
of the City have a lentity in the Matter	financial interest in	his or her own nan	ne or in the name o	any official or employee f any other person or
NOTE: If you che Item D. L., proceed	cked "Yes" to Iten to Part E.	n D'.1., proceed to I	tems D.2. and D.3	If you checked "No" to
elected official or any other person of for taxes or assess	employee shall have rentity in the purcl ments, or (iii) is so e"). Compensation	e a financial intere hase of any propert ld by virtue of legal	st in his or her own y that (i) belongs to process at the suit pursuant to the Ci	se permitted, no City name or in the name of the City, or (ii) is sold of the City (collectively, ty's eminent domain powe
Does the Matter in	ivolve a City Prope	rty Sale?	य र अमेर्स अमेर का उन्हें -	ring the state of
[] Yes	[] No			<i>3</i>
3. If you checofficials or emplo	ked "Yes" to Item l yees having such in	D.1., provide the na terest and identify	mes and business. the nature of such	addresses of the City 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.	<u> </u>
X.1. The Disclosing Party verifies that the Disclosing Party has searched any and all record the Disclosing Party and any and all predecessor entities regarding records of investments or prefer in surance policies during the slavery or slaveholder insurance policies during the slavery era (including insurance policies during to slaveholders that provided coverage for damage to or injury or death of their slaves), the Disclosing Party has found no such records.	rofits cies
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, Disclosing Party has found records of investments or profits from slavery or slaveholder insura 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:	ance
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS	,
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not fed funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the C and proceeds of debt obligations of the City are not federal funding.	erally lity
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 wirespect to the Matter: (Add sheets if necessary):	th
	
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "Nappear, it will be conclusively presumed that the Disclosing Party means that NO persons or eregistered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf Disclosing Party with respect to the Matter.)	ntities
2. The Disclosing Party has not spent and will not expend any federally appropriated fund any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay a person or entity to influence or attempt to influence an officer or employee of any agency, as d applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of Congress, in connection with the award of any federally funded contract, making a federally funded grant or loan, entering into any cooperative agreement, or to extend, continue amend, or modify any federally funded contract, grant, loan, or cooperative agreement.	iny lefined by loyee of a ny

				en e	
3. The Disclosi	ng Party will submit an	updated certification	on atothe end of	each calendar	quarter in
which there occurs a	ng event that materiall	y affects the accura	cy of the statem	ents and infor	mation set
arth in paragraphs	A.1. and A.2. above.				
and the second s	The efficiency of the first term of the con-	A Salar	தி சேந்தின்தின் படிக்க வந்தின்	e. Bili na serial de silitaria e	
A THE Disale	ng Party certifies that e	ither: (i) it is not an	organization de	scribed in sect	ion
4. The Disclosing	rnal Revenue Code of	1986 of (ii) itis an	organization de	scribed in sect	ion
01(c)(4) of the inte	ernal Revenue Code of	1086 but bas not en	aaged and will r	not engage in !	'I obbying
	rnal Kevenne Code or	Tago outrita incredit	Phone:	ar standards and	LEE MAN ANNO SE
Activities".	and the same and the	and the second of the second second	ولايني والمراجعة		
	C. Lai C. applin 114 M. gair	and the second second second		n i Mariantonio de la compansión de la com La compansión de la compa	Silvenia i i i
5. If the Disclos	sing Party is the Applic	ant, the Disclosing	garty musi obtai	n centification	s equal in
orm and substance	to paragraphs A.1. thro	ugh-A:4: above-troi	m all subcontrac	tors: Defore it:	awarus any
subcontract and the	Disclosing Party must	maintain all such su	bcontractors ce	rtifications, for	the
duration of the Matt	ter and must make such	certifications prom	ptly available to	the City upor	request.
	3. The state of th		i m i		
	e e e e e e e e e e e e e e e e e e e				
R CERTIFICATIO	ON REGARDING EQU	JAL EMPLOYMEN	IT OPPORTUN	HTY	
**			•		
TOUR Matterio fede	erally funded, federal re	gulations require th	e Applicant and	all proposed	•
II the Matternation	ibmit the following info	rmation with their	bids or in writin	g at the outset	of
17 17 17 17 17 17 17 17 17 17 17 17 17 1					
negotiations	l domine cours My self to				
- to	Lala Wanlingnt?	Section of the sectio	Ben and the		
Is the Disclosing Pa	arty the Applicant:	1. 1. 2. 3. 2. 3. 2. 3. 2. 3.	region of the	3.5	. :
	rana I.				
[] Yes	[]No	* *			
:1	or one internet dealers	**			
If "Yes," answer th	e three guestions below		Harris Harris		
الله الله الله الله الله الله الله الله	eveloped and do you ha	in interpretation and the second	alisaila ricana	Horaco de la desta de la compansión de l	
1. Have you de	veloped and do you have	ve on file affirmativ	e action program	ns britsnaur rö	applicable
federal regulations	? (See 41 CFR Part 60-	2.)			
[]Yes	[] No	,	•		
	er e e e e e e e e e e e e e e e e e e	***		~ 1: · · · · · · · · · · · · · · · · · ·	
2. Have you fi	led with the Joint Repor	ting Committee, the	e Director of the	Office of Fed	eral
Controot Complian	nce Programs, or the Equ	ual Employment Op	portunity Comm	nission all repo	orts due
Contract Compiler	le filing requirements?		Barry All 1997		11
	[]No	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	· · · · · · · · · · · · · · · · · · ·	1 7	. ,
[] Yes		+ 2	*		
	articipated in any previo	nice contracte orienti	contracts subject	t to the	
Have you p	articipated in any pievic	on commacia on such	contracts subject		
equal opportunity	clause?		A		
[] Yes	[] No				
	· ·		No. 3	•	
If you checked "N	o" to question 1. or 2. a	bove, please provide	e-an explanation	K	
J	Samuel Committee Com		· · · · · · · · · · · · · · · · · · ·		•
		‡ . *			•
	· ·				

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 of 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; imposes 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 PERM ANENT 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.

កសាមសៅល្បាយ បានបានសំណើរដ្ឋា <u>និសី ជានាការ ការី</u> បានបានសម្រាប់ ស្រាស់ សង្គេក បានក្រុម ប្រែក្រុមប្រក្បាយ បានប្រែក្រុ

Vosh	el Inves	tments I	ĿĽC	and the state of t	 				
(Prin	t or type	name o	f _i Disclos	ing Party) Nations	·*r :	٠.		
Ву: _	A	ler	ed fl	O MA	U		i		
_ •روحه	(Sign	here)	and the supplier	anderska state i det 1947 - Eliva Sant	energe Vojak	*			· ·
	Gerald	Lee Nuc	lo:	कि देशपुर प्रत	5 1/3 t/4	44.53		,: .	٠.
(Prin		name o		signing)			entigen t	, '	
	Mana	ger		<u>1</u> 2. 1.484		,			
(Prir	it or typ	e title of	person s	igning)	\$11 PA	• •	:	•	
	25	,, <u>,</u> , ,				; , , ,	: 4	1 4	
Sign at	ed and	sworn to	before n	ne on (dat Illinois	e) <u>S4</u>	<i>î+∵ </i> _(stát	1,20 e).	15_	····
) 01a -	Han	nugi	ict.		Nota	ry Publ	ic.	•
Con	nmissio	n expires		1/20/	17	 :			
				" (

OFFICIAL SEAL

ROSA, HAMMERQUIST

NOTARY PUBLIC - STATE OF ILLINOIS,

MY COMMISSION EXPIRES: 11/20/17

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

11.27 1 3 3

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 75 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 ide	entify below (1) the name and nected; (3) the name and title o al relationship, and (4) the pre	title of sucl of the electe cise nature	i person, (2) d city officia of such fami	the name of the	ne legal entity to which nt head to whom such ip.
				•	•

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX B

BUILDING CODE SCOFFLAW/PROBLEM LANDLORD CERTIFICATION

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 (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

[]Yes	nna man gara. Diskara ara	[X] No	** * * * * * * * * * * * * * * * * * *	100	di inggress og skapet (1925) Den gress og skapet (1926) Den skapet (1926)
2. If the Application the Application 2-92-416 of	cant is a legal ent at identified as a the Municipal C	lity publicly traded building code sco lode?	on any exch fflaw or prob	olem landloi	officer of director d pursuant to Secti
[]Yes	and the second of the second o	[] No	ericke george. Hollower	[X] Not A	ppličablé na komen na na postovanje se ana na postovanje se
3. If yes to (1)	or (2) above, pla a building code	ease identify belov scofflaw or proble	v the name o	f the person and the addi	or legal entity ess of the building
	Marion orfinition	na a designa anticolor in successiva anticolor	and after the total		Washington of the

FILLING OUT THIS APPENDIX B CONSTITUTES ACKNOWLEDGMENT AND AGREEMENT THAT THIS APPENDIX B IS INCORPORATED BY REFERENCE INTO; AND MADE A PART OF, THE ASSOCIATED EDS, AND THAT THE REPRESENTATIONS MADE IN THIS APPENDIX B ARE SUBJECT TO THE CERTIFICATION MADE UNDER PENALTY OF PERJURY ON PAGE 12 OF THE ASSOCIATED EDS.

CITY OF CHICAGO ECONOM IC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION 1 - GENERAL INFORMATION

Voshel Family Trust			
Check ONE of the following three boxes:			
Indicate whether the Disclosing Party submitting t [1. [1] the Applicant OR	his EDS is:		
2. XX allegal entity holding a direct or indirec	t interest in the Appli	ant. State the legal n	ame of th
Applicant in which the Disclosing Party hold			
OR 32 [] a legal entity with a right of control (see which the Disclosing Party holds a right of co		the legal name of the	entity in
B: Business address of the Disclosing Party:	636 W. Wellington		
	Chicago, IL 60657		
	Cincago, il Coopie,		
© Jielephone: (312) 884-5488 SE Fax: (312) 88	4-5373 Email:	gnudo@marcrealty!co	m
the state of the s			-5-2
D. Name of contact person: <u>Gerald L. Nudo</u>	The William Control of the Control o		
E. Federal Employer Identification No. (if you have	velone): _		
F: Brief description of contract, transaction or oth			atter") to
which, this EDS pertains. (Include project number	《诗····································	TO THE AREA STATE OF THE AREA OF THE	. 16 2 3
isclosing Party proposes to rezone the property common!	yknown as 2434—2436	N. Sacramento Avenue; 2	<u> 456 – 2496</u>
ilwaukee Avenue; 2500 – 2544 N: Milwaukee Avenue; an esidential building with commercial retail on the ground fl	0.2401 – 2467 N. Unden	Place for the purpose one	onstructing
Which City agency or department is requesting	是一次整理工作的第三人称单数是 是 的	tmant of Planning ar	4
Development, Bureau of Zoning	mis LDO: Mc Depa	The farming at	id:
If the Matter is a contract being handled by the	City's Department of	Procurement Service	s. please
complete the following:	See See See See See	ethics with the second and the second	

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A NATHR			

1. Indicate the nature of the [] Person [] Publicly registered busines [] Privately held business cor [] Sole proprietorship [] General partnership [] Limited partnership [X] Trust [specify)	s corporation [] poration []	Limited liability com Limited liability part Joint venture Not-for-profit corpor the not-for-profit cor [:] Yes [:] Other (plea	nership ation poration also a 501(c)(3))? []]No:
2 For legal entities; the st	ate (or foreign count	ry) of incorporation o	Örganization i if applicable :
3 For legal entities not of ibusiness in the State of Illinoi	s as a foreign entity?	of Illinois: Has the org	anization registered to do
BUTTHE DISCLOSING PA		ENTITÝ	
NO TE For not for profit con there are no such members; w	rporations, also list b rrite "no members."	elow all members, if a Fortrusts, estates or o	ll directors of the entity ny, which are legal entities: If, ther similar entities; list below ity company timited lightling
partnership or joint venture, l manager or any other person NONE Each legal entity lists	ist below the name ar or entity that controls d below must submi	d title of each general the day-to day manag an EDS on its own b	gemention the Disclosing Party:
Name Gerald L Nudo - Trustee	Control of the Contro	Title kings	

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 t	he
RERALD NUL	0 636 W. WEL	Disclosing Party	
	CHICKGO J	<u> </u>	
	601057		Werest
Steffen & Low Hard & 100 Chr.	tions the state of	e den Salat (1945) de gressi e se gara	
SECTION HI B	USINESS'RELATION SHIPS W		TATO
	and the state of t		alfordi Efform, Weblieff, a
Has the Disclosin	ng Party had a "business relationsh	ip," as defined in Chapter 2-156	of the Municipal
•	elected official in the 12 months t		
[]Ycs	[X] No		<u> 21 – 98 </u>
And the second second second			The state of the s
relationship(s):	fy below the name(s) of such City is	elected official(s) and describe s	uch
10,441,019,14 <u>19</u> ,00,1			in in the community of
Control of the contro			
			4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor sattorney,, 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. "Löbbyist" 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	nip to Disclosing Party Fees (indicate whether ctor; attorney, paid or estimated.) NOTE: tc.) "hourly rate" or "t.b.d." is not an acceptable response.
(Add shectsh necessary).	
[X] Check here if the Disclosing Party has not retain	ned, nor expects to retain, any such persons or entities.
SECTION V - CERTIFICATIONS	ing of the property of the factor of the state of the sta
A. COURT-ORDERED CHILD SUPPORT COMP	CIANCE
Under Municipal Code Section 2-92-415, substant City nust remain in compliance with their childs	ial owners of business entities that contract with the upport obligations throughout the contract s terms.
Has any person who directly or indirectly owns 10% arrearage on any child support obligations by any Il	% or more of the Disclosing Party been declared in, linois court of competent jurisdiction?
[1] No person dir Disclosing Par	cctly or indirectly owns 10% or more of the ty
If "Yes" has the person entered into a court approving the person in compliance with that agreement?	
	en producer i portre de constituire de constituire de constituire de constituire de constituire de constituire La constituire de constituire

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 submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party submitting this EDS is the Applicant and so for 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 time frames 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 incligible 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 fendered 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;
 - are not presently indicted for, or criminally of 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 38
 - · 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 legalentities disclosed under Section IV. "Disclosure of Subcontractors, and Other Retained Parties");

drodija din sale de der en en de de

- 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 lineligibility 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;
- other 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 of Affiliated Entity's contract or engagement in connection with the Matter:

- bribed or altempted 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 of of any state or local government in the United States of America, in that officer's or employee's official capacity;
- agreed or colluded with other bidders or prospective bidders; or been a party to any such agreement for been convicted or adjudged guilty of agreement of collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price of otherwise; or
- made an admission of such conduct described in a for b above that is a matter of record, but have not been prosecuted for such conduct; or a such conduct; or a such a such
- violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).

Short and a standard

- Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents of 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 of bid-rotating;
- 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.
- 63. 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
- 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 are the same of the same of the same
The state of the s	
	A SERVICE TO A SERVICE OF THE SERVIC

If the letters "NA;" the word "None," or no response appears on the lines above; it will be conclusively or summer 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 officially
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 complete list of all gifts that the Disclosing Party has given or caused to be given at any time during the complete incomplete 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 (11) food of 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 cortifies that the Disclosing Party (check one)
[Jijs [X]isnot
a#Gnanciallinstitution 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 pone 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 for 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

COLUMN STATE CONTRACTOR		(19) Just 14 14 18 18		r Üşülüyez (1 (3 5 .)		in married.	
If the letters "NA," the	he word "None,"	or no resp	onse appe	ars on the l	ines above,	it will be.	
conclusively presum	ed that the Disch	osing Party	certified	to the above	e stätement:	S.	. 1 g
D CERTIFICATIO	n regarding	HINTERES	SI-IN CIT	Y-BUSINE	SS		
	Hara de Leo Nova			all of the second			Tital
Any words or terms		in Chapter	Z-,I30 01 1	ne Municip	ar Code na	ve inc same	
White the same				e anna sa anna anna anna anna anna anna	T,	å ₍₁ 188) <u>2</u> 1	
l. In accordance	with Section 2-	156-110 of	the Müni	cipal Code:	Does any o	official or e	mplo
of the City have a fir	nancial interest il	n-nis or ner	own nam	e of in the i	iame or any	Comer bers	OH OF

entity-in-the-Matter? [] Yes [X] No

NOTE sif you checked "Yes" to Item D. E. proceed to Items D. 2. and D. 3 of you checked "No" for the Liem D. Item D. I

2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City cleeted official or employee shall have a financial interest in histor, 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 [f] No

January of the checked "Yes" to Item Delemination and business addresses of the City of th

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.

É CERTIFICATION REGARDING SLAVERY ERABUSINESS

Please check either Unor 2 shelow. 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 on 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:
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:
A TO STATE OF THE PARTY OF THE
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTER'S
NOTE 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.
AN CERTIFICATION REGARDING 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 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.)

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 forthin 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".
- 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 toothe City upon request

B: CERTIFICATION REGARDING EQUAL EMPLOYMENT OF PORTUNIT

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 it is the little and an at the second of the later of the

WILLIAM N. M. MICON, was a real residence of the common forther two problems of the co Is the Disclosing Party the Applicant?

[] Yes

iff Yes, "answenthe three questions below:

Have you developed and do you have confile affirmative action programs pursuant to applicable federal regulations?? (See 41 CFR Part 60-2)

Land to the state of the same that the second

[i]Yes

2. Have you filed with the Joint Reporting Committee the Director of the Office of Rederal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?

LAYes on the second lines of the second seco

3 Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause? water or the street manager than the

If you checked ano to question of 2 above please provide an explanation:

and the second area of the second and the second area.

SECTION VII - ACKNOW LEDGMENTS, 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 lext of these ordinances and a training program is available on the set 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 and also authorizes the City to verify the accuracy of any information submitted in this EDS.

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 PERM ANENT 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:

- 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 more 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 E.1., F.2. or F.3. above, an explanatory statement must be attached to this EDS.

CERTIFICATION:

900

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.

			指導进程發動的一個多的的影響。
Woshelf Family Trust			
(Print or type name of Disclosing Party)	dalla sakari dali Maliana X		
By Best HOW	AND THE RESERVE WALLY	20.13.04	
(Sign here)			THE PERSON NAMED IN THE PE
Gerald Lee Nudo			
(Print or type name of person signing)			
Trustee			
(Print or type title of person signing).		سنسم	OFFICIAL SEAL
// // // // // // // // // // // // //		ROS	A HAMMERQUIST
		NOTARY F	UBLIC STATE OF ILLINOIS MISSION EXPIRES:11/20/17
Signed and sworn to before me on (date)	11/10/5	, ```\ \	
at Cook County, Illinois	(state).		
\overline{Q}_{d} . The \overline{Q}_{d}	S. Sales		
THE HAY WILL	Notary Püblic.		
Commission expires: 11/20/9)			

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 of 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. I. a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a 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 blave a "familial relationship." with an elected city official or department head?

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 APPENDIX B

BUILDING CODE SCOFFLAW/PROBLEM LANDLORD CERTIFICATION

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 (an "Owner"): It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Duilding code scofflaw or problems	The second secon	K TO THE STATE OF	Market and the second of the s
Code?			
[All Yes. of the state of the s	(X) No.	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	
2 % If the Applicant is a legal entity the Applicant identified as a bu			
in 12-92-416 of the Municipal Code	and the second of the second o		
;;;::[[-]:Yes:]	E PANO		olicable 🛷 🎶
300s. 3. If yes io (1) or (2) above, please	identify below the	ana of the parson	Signal antitud
identified as a building code sco buildings to which the pertinent	offlaw or problem lar	idlord and the addre	
Journal of Which the Principle	Code violations app		i en
	App52 Page 1		
	Walter All Control of the Control of		construction of the second
FILLING OUT THIS APPEN	(2016年 1996年) ハーバス・ロイイン かいがく こうりゅうし	[8] A. J. March and J. M. March and A. M. M. March and A. M.	and the second of the second o
A KIN KO DERMENT TRIATE	FLUC ADDICATION D	Ի ԵՐԱՄՐՈԾ ՄՈՄ ՀՀ	ひけび ひろん いっかがる ニッペ

AND AGREEMENT THAT THIS APPENDIX BIS INCORPORATED BY REFERENCE INTO, AND MADE A PART OF, THE ASSOCIATED EDS, AND THAT THE REPRESENTATIONS MADE IN THIS APPENDIX B ARE SUBJECT TO THE CERTIFICATION MADE UNDER PENALTY OF PERJURY ON PAGE 12 OF THE ASSOCIATED EDS.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I T GENERAL INFORMATION
A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable.
Tate Trust
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: [1 [] the Applicant. OR
27. [X] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the
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 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
B: Business address of the Disclosing Party. 636 W. Wellington
Chicago, ML 60657
C. Tielephone: (312) 884-5488 Fax: (312) 884-5373 Email: Emudo@marcrealty.com
D. Name of contact person: Gerald E. Nudo
E! Rederal Employer Identification No. (if you have one):
F. Briefidescription of contract stransaction of other undertaking (referred to below as the "Matter") to which this EDS pertains (Include project number and location of property, if applicable):
Disclosing Party:proposes to rezone the property commonly known as 2434 – 2436 N. Sacramento Avenue; 2456 – 2496 N. Milwaukee Avenue; 2500 – 2544 N. Milwaukee Avenue; and 2401 – 2467 N. Linden Place for the purpose of constructing a property of the purpose of
G. Which City agency of department is requesting this EDS? The Department of Planning and Development Bureau of Zoning
If the Matter is a contract being handled by the City's Department of Procurement Services; pleaser complete the following: and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A NATURE OF THE DISCLOSING PARTY

A. Indicate the nature of the Disclosin	[] Limited liability company
[1] Publicly registered business corporation	on [] Limited liability partnership
Privately held business corporation	1 Joint venture
[] Sole proprietorship	[] Not-for-profit corporation (Is the not-for-profit corporation also a \$01(c)(3))?
General partnership	[]]Yes
[i] Limited partnership. [X] Trust	[] Other (please)
specify)	
	ign country) of incorporation or organization, if applicable:
2 For legal entities, the state (01-10)	ight country; of which potation of organization, a appropriate in the second se
allinois	K Con at the control of the control
3. For legal entities not organized in business in the State of Illinois as a foreign	thể State of Illinois. Has the ôrganization registered to do in entity?
[i] Yes	
B. IF THE DISCLOSING PARTY IS A	LEGALENTITĂ
i in below the full names and litle	s of all executive officers and all directors of the entity.
None For mot for profit cornerations 2	also list below all members, if any, which are legal entities. If
there are no such members; write "no me	mbers "For trusts, estates or other similar entities, list below
an in the state of	
If the entity is a general partnership li	miled partnership, limited liability company, limited liability
partnership or joint wenture, list belowing	name and title of each general partner, managing member, toontrols the day-to-day management of the Disclosing Party.
manager or any other person of entity manager or any other person of entity listed below mu	ist submit an EDS on its own behalf
Name Style House Season State State Season S	Tille)
Gerald L. Nudo Trustce	
E. Geraid D. 14000	

Please provide the following information concerning each person or entity/having a direct or mindirect 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	h'the
Toole Nudo	636 W. Wallington	*Disclosing Party	ust
	Chicano ICI		
	(e0ci 517)		
	The State of the State of Stat		128 - 128 -
Has the Disclosing P	NESS RELA TION SHIPS WI earty had a "business relationshi cted official in the 12 months b	p," as defined in Chapter 2-1	56 of the Municipal
[] Yes	2 1/1 1/1/20 TO THE RESERVE OF THE PROPERTY OF	a tide and a facilities of the second	
If yes, please identify bi relationship(s):	clow the name(s) of such City e	lected official(s) and describ	e súch

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, a 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 Address	Relationship to Disclosing (subcontractor, attorney,	Pariy Fees (indicate whether paid or estimated.) NOTE:
retained or anticipated to be retained)	Addiess	lobbyist, etc.)	"hourly rate?" or "t.b.d "is
(U) UCI Clamedy is a second			not an acceptable response.
			w den de la company
The second secon	40		<u> </u>
		the property of the state of the second of the	
(Add sheets if necessary)		en e	
[X] Check here if the Dis	closing Party,	nas not retained, nor expects	to retain; any such persons or entities.
SECTION VECERTH	ICATIONS		
DDU 1949			apologistis a neigroses e controlla sutultatia.
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	entronia entroni elle obligatione delle entronia.
ruzza-Minicipal Code	Section 2-92-4	15, substantial owners of bu	siness entities that contract with the
City must remain in col	mpliance with	their child support obligatio	ns throughout the contract's term
Has any person who dire	ctly or indirec	ing owns, 10% of more of the ons, by any Illinois court of c	Disclosing Party been declared in
arrearage on any ciniu su			
ŢŢŶĊŜŧ	2 14 14 15 15 15 15 15 15 15 15 15 15 15 15 15	表表: (17) 1994 (11) 14 (14) 14 (14) 14 (14) 14 (14) 14 (14) 14 (14) 14 (14) 14 (14) 14 (14) 14 (14) 14 (14) 14	y owns 10% or more of the
	Di	sclosing Party	A CONTRACTOR OF THE STATE OF TH
iteuxee iikaaike nersoni	entered into a	court-approved agreement fo	repayment of all supportiowed and
is the person in complian	ce with that a	greement?	
	Ten San H	ari mada kalangan	de constant a trafficial to the foots of party
100 miles (100 miles (Ministration of the Committee of the Com	o edita. Na jak hikk jik ji bilangan ≭ar kin tomb
B. FIIRTHER CERTIF	CATIONS	ingrantsiina separa massiic ee	· · · · · · · · · · · · · · · · · · ·
		Service (Prop. of the Service Conference of	
1. Pursuant to Muni	cipal Code Ch	apter 1-23, Article I ("Article I husinges") (and less alrequires	: I")(which the Applicant should distinct in the Disclosing Party.
a a pnc icil	e Applicant at	nd is doing business with the	City, then the Disclosing Party
Callance (i) in	either the App	licant nor any controlling pe	rson is currently indicted or charged
1 - a saled mitted on	ilt of or has ex	er been convicted of, or place	ed under supervision for, any
criminal offense involvi	ng actual, atter	inpled, or conspiracy to comi	nit bribery, theff, fraud, forgery, have been been been been been been been be
and and and and and and	nd acknowled:	es that compliance with Art	icle lais a continuing requirement for
in the land with the	City's NOTE:sl	f Article Lapplies to the Apr	licant, the permanent compliance;
umeframe in Article I su	persedes some	five-year compliance timef	ames in certifications 2, and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or e identified in Section II.B.1: of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared incligible or voluntarily excluded from any transactions by any federal; state or local unit of government;
 - 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 of destruction of records; making false statements; or receiving stolen properly;
 - c. are not presently indicted for, for criminally or civilly charged by, a governmental enuty (federa state or local) with committing any of the offenses set forth in clause B 2.b. of this Section V
 - have not within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state of local) terminated for cause or default, and
 - have not; within a frive-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
 - The certifications in subparts 3, 4 and 5 concern:

the Disclosing Party;

anys 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 unde Section IV, "Disclosure of Subcontractors and Other Retained Parties");

National Carlo and Carlo a

eany, "Affiliated Entity" (meaning a person or entity that, directly or indirectly controls the Disclosing Party, as 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 lamily 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 incligible entity): with respect to Contractors; the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled byit, or, with the Contractor, is under common control of another person or entity;

any responsible official of the Disclosing Party any Contractor of 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 of 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:

- at 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 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 jor b. above that is a matter of record, but we have not been prosecuted for such conduct; or
- di violated the provisions of Municipal Code Section 2-92 610 (Living Wage Ordinance)
- A Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, fagents of partners, is barried 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-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 violation of 720 ILCS 5/33E-4, or (3) any similar offense of bid-rigging or bid-rotating.
- 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 Universited 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:

ŭ.	7.4	. 3 '}``.	1000 A	a 6		*	***	Q	: 1 · 3	· · · · · · · · · · · · · · · · · · ·						N/A						1	1177	1376.07 11.000		344 344
	5.498 5.496	1000000			115	5 X 3	the state of	100	160	(c) 1	1	1		-33	1	+4 - 2 1 2	7.3		333	4 M				100	188	
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		<i>K</i> :		100	20°41			2 (2 (2 (2 (2 (2 (2 (2 (2 (2 (2 (2 (2 (2				an Mar		4.52	lake	- 14 (A) - 14 (A)		1	7.4	Sec.	75 (Sec.)	99.6	<u></u>
k:	- 32	13.4			4	1.1																		. Met.	Mar.	780
9/3 3/3	3 33 5 22 5 5					ردي_			40 . 6 <u>7.</u>		9. SAM	V. 3.1.W	795	- P		200		300		nd or	2.37	230	3 19 25	E) Sira	* * *	굻
		7 3 6			S - 7	: T	77									. A.16	133	140				12	11	1	3 .	
30		10.5		- N. 19	£ 17				<u>`</u>														. 37=3	CASS Tree	1250450.5	

fille letters "NA," the word "None," or no response appears on the lines above, it will be conclusively bresumed 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 somplete 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; if the City of Chicago (if none, indicate with "N/A" or "none"):
G. 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 last 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. CERTICICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[[]jis [[X]]isinot
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 nowand 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 ender 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): 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

as a second "Nioro" or no response appears on the lines above titwill be

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.

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

D' 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 of 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, UCity Property Sales). 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?

ij Yes Siring

3 If you checked "Yes" to Item D 18, provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest.

Name: Business Addressi Nature of Interest

THE REST TO SERVICE STATE OF THE PROPERTY OF T

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

Plcase 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

			建位为电影 。			
comply with these	aladanira femilitem	ents may ma	ke anv con	ract entered	into with	the City in
comply with these	disclosure required	with City		Mark Francisco		
connection with th	e Matter voidable o	y the City.			Tagriff Marian State Translation	
X 1. The Discl	osing Party verifies	that the Disc	losing Part	y has search	ed any and	l all records
Displacing Par	wand any and all p	redecessor ei	itities regar	ding record	s of investr	nents or pro
or definition or cla	weholder insurance	policies duri	ng the slave	ery era (incl	uding insu	rance polici
issued to slavehole	lore that provided co	overage for d	amage to o	r injury or d	eath of the	ir slaves), a
issued to slavenou	iers mat provide	h records				
the Disclosing Par	ty has found ho suc	n iccorus.				

300	12.00		er 3709e	1998年1991年	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	12.2	_ : 0	.ic.			مه ماه	arah:	n idlan	TEAL		tha
	The Th	e Dicc	losing	Party vo	erities i	inat, as	s a res	un org	conau	cung	me se	arch 1	march	-Inat	10 V.C.	IIIC,
<u> </u>	22.	CDISC	2006		3.4		1.5						ا مالدند	7 . L		
E+* :	THE STATE OF	Darti	has for	ind reco	ords of	invest	ments	orpro)HIRS/H	oin si	avery,	OL ZIS	răcnor	ԱԸՄ ^բ ե	แร้กเผ	HCC
(L) IS	ciozing	Laity	7.00	g Party	3 774		ala de e vi		13. 2.3.	V. 17.	C. in	1:2:12	Mary 4	6 211	3	13
:#: ``1 ?	1	ha Die	ະຕຸໄດ້ຮູ້ເກົ	σ Partv	verifies	s inat t	ne tol	Iowing	g cons	unntes	s Iuli (TÍSCIO	sure o	ı dil	SuCII	
Doir	Cics.	110 101.	30103	ames of	- 1975 -	openy Ale kamenata				175	188°		1.0	14.		i sini fit
5.3	22.	11. 2:5	a the n	ames of	anv-an	ıd⊦all∢s	laves	or slav	chold	iers de	SCIID	aun 1	nose i	ecor	QS.F.	.,
recc	oras, ur	Cinami	English mus	STOREST TO	Street, 1913	子中使决定	A 15 1	SC Cours	271	395		1.0	47. 'F	7,27	SERVE TO	وملح أ

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

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

TOTAL CONTROL OF THE PARTY OF THE CONTROL OF THE CO

(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.)

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:

The Disclosing Party will submit an updated certification at the end of each calendar quarter in The Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the Disclosing Party will supmit an upualco certification at the end of each catendar quarter in the End of the Statements and Theory will be accounted by the End of the Statements and Theory will be accounted by the End of the Statements and Theory will be accounted by the End of the Statements at the End of the End of the Statements at the End of the End of the Statements at the End of the End of the End of the Statements at the End of the

The Disclosing Party certifies that either: (i) it is not an organization described in section The Disclosing Party Certifics and Code of 1986; or (ii) it is an organization described in section (01(c)(4)) of the Internal Revenue Code of 1986; or (iii) it is an organization described in section. 101(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in Lobbying 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in 1986 but has not engaged.

5 If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in 5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in the Disclosing Party must obtain the Disclosing Party mus orniand substance to paragraphs, A. unjough A. aouve from an supcontractors certifications for the subcontract and the Disclosing Party must maintain all such subcontract and the Disclosing Party must maintain all subcontract and the Disclosing Party must maint 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 duration of the Matter and must make such certifications.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OFFORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed, in the Matterns regerally runged, received regulations require the Applicant and all proposed following information with their bids of in writing at the Suise of subcontractors to submit the following information with their bids or in writing at the Suise of the Su Subcontractors to is uncaption and the subcontractors to is the subcontractors to is the subcontractors to is the subcontractors and the subcontractors are subcontractors.

Visthe Disclosing Party the Applicant?

1. Have you developed and not you have on file affirmative action programs pursuant to applicable Yes.

Have you filed with the Joint Reporting Committee, the Director of the Office of Federal 1. Have you developed and do your nave out the sammauve is federal regulations? (See 41 CFR Part 60-2)

Have you med with the Equal Employment Opportunity Commission all reports due Contract Compliance Programs of the Equal Employment Opportunity Commission all reports due

Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports the sunder the applicable filing requirements?

[] Yes

Havelyou participated in any previous contracts or subcontracts subject to the

go, Have July clause?

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

ECTION VII - ACKNOWLEDGMENTS, CONTRACT INCORPORATION OMPLIANCE, 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 Cityls 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; (3/12) 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 temedies 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.

Delt 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 kepticurrent. 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 PERM ANENT INELIGIBILITY for certains 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 Illinoist 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:
- 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.
- IF 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.T. 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.13, 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.

Tate Trust (Print or		Me South Bridge	
type name of Disclosing Party)			L. W.
By Acade Confusion	Last of the contract of	ar didin ya	
Sign here)			Protection (
Gerald Lee Nudo	je junggu peliti	un er sinde	
(Print of type name of person signing)	A S S S S S S S S S S S S S S S S S S S	The part of the same	
Trustee			
(Print or type title of person signing)		Σ	
San		ROSA HAN	AL SEAL IMERQUIST STATE OF ILLINOIS
Signed and sworn to before me on (date)	1,20/3 * 3		IEXPIRES:11/20/17
Notary	Public:		
Commission expires: 11/20/7			

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX, A

acre of a reserve the court for the second

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 percents 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 mephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law daughter-in-law, stepfather or stepson or stepdaughter, stepbrother or stepsister of half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II B leas in the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a 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?

[X] No.

If yes, please identify below (1) the name and titletof 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 APPENDIX B

BUILDING CODE SCOFFLAW/PROBLEM LANDLORD CERTIFICATION

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 (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

	Pursuant to Municipal Code S				
	building code scofflaw or pro	blem landlord pu	rsuant to Section	2-92-416 of the N	/unicipal
	Code?		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
	[i_i]=Yes!	[X] No.	o dei seriagius.		
HER OUT	and the second s		niemski ministrumbil († 1862) Pometor ogsaskalet		
	If the Applicant is a legal enti				
	the Applicant identified as a 2-92-416 of the Municipal C	the state of the s	filaw or problem	landlord pursuant	to Section
wit it	72-92-410 of the stuffer parce	Control of the	O rkstissuus		
	[i]Yes	['] No	[x]	Not Applicable.	
					Control of the
	if yes to (1) or (2) above, ple identified as a building code				
	buildings to which the pertin			ne address of the	ounding of
2		je i gradija dinasti Vinda. Postanja			
		and the second			
		1000 E	200		12 A LS 13

FILLING OUT THIS APPENDIX B CONSTITUTES ACKNOWLEDGMENT AND AGREEMENT THAT THIS APPENDIX B IS INCORPORATED BY AREFERENCE INTO, AND MADE A PART OF, THE ASSOCIATED EDS, AND THAT THE REPRESENTATIONS MADE IN THIS APPENDIX B ARE SUBJECT TO THE CERTIFICATION MADE UNDER PENALTY OF PERJURY ON PAGE 12 OF THE ASSOCIATED EDS.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

		1. B. Oak	100	MO		3880 Jan 1997		the second second
7.4		2.3	38.	\$ -65 CON		A STATE OF	TECHA	THO ALK
C	\mathbf{r}	ጥተረ	J VI I	: 12 ()	H N.H.	R-ATTT	ハナいKN	MATION

AND AFFIDAVIT
SECTION I GENERAL INFORMATION
A: Legal name of the Disclosing Party submitting this EDS: (Include/d/b/a/ if applicable:
Houston 7979 Parking LEC
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:
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.
3 [4] allegal 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 Party: 55 E. Jackson Blvd., Suite 500 Chicago, IL 360604
C. (Telephone: (312)) 884-5488 Fax: (312) 884-5373 Email: gnudo@marcrealty.com
D. Name of contact person: Gerald L. Nudo
E:FederaliEmployervidentification 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):
Disclosing Party proposes to rezone the property commonly known as 2434 – 2436 N. Sacramento Avenue; 2456 – 2496 N. Milwaukee Avenue; and 2401 – 2467 N. Linden Place for the purpose of constructing a residential building with commercial retail on the ground floor.
G. Which City agency or department is requesting this EDS? The Department of Planning and Development. Bureau of Zoning.
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following.
Specification #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [X] Limited liability company [] Person . [] Publicly registered business corporation [] Limited liability partnership [] Privately held business corporation [] Joint venture [] Not-for-profit corporation [] Sole proprietorship (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership [] Limited partnership [] Other (please specify) [] Trust For legal entities, the state (or foreign country) of incorporation or organization, if applicable: odista produce to pri normale di la servicio di la compania di la compania di la compania di la compania di la <mark>linois</mark> 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? The state of the s []Yes **De part de la company de la c** 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. NO TE: 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. manager or any other person or entity inaccounts and day. NOTE: Each legal entity listed below must submit an EDS on its own behalf. eters of the first service of the first **Title** regions, in the pro-

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,

Name

Laurence H. Weiner - Manager Gerald L. Nudo - Manager nterest 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

Laurence H. Weiner – 55 E. Jackson Blvd., Suite 500, Chicago, IL 60604

Elliot Weiner – 17 N. State Street, 17th Floor, Chicago, IL

Voshel Investments LLC – 636 W. Wellington, Chicago, IL 60657

SECTION III -- BUSINESS RELATION SHIPS 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 retained or anticipated	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t bid." is
to be retained)	•	· 推在新加州社会分析。 (1)	not an acceptable response.
<u>NÊAL & LEROY LLO</u>	(Retained) 1	20 N. LaSalle St., Suite 2600, Chic	ago, IL 60602 Attorney
Fees Estimated at \$15,00	006	The second secon	Section 1997
<u>ANTUNOVICH ASS</u>	<u>OCIATES (Re</u>	etained) 224 West Huron St., Suite	7E, Chicago, IL 60654
Architect Fees Estimate	d-at \$15,000'	<u> Barran - Grand de la composición dela composición dela composición de la composición dela composición dela composición de la composición</u>	Control of the Contro
, The second of		Service of the servic	
(Add sheets if necessary)			
[] Check here if the Disc	losing Party h	as not retained, nor expects to retain	n, any such persons or entitie
SECTION V - CERTI	Y		n in the state of the stage of
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	tion of the transfer which is a sign
City must remain in co	mpliance with		ugnouvine contracts term. The will walke yourse, seen
Has any person who dire arrearage on any child s	ectly or indirect upport obligation	tly owns 10% or more of the Disclo	sing Party been declared in nt jurisdiction?
		lo person directly or indirectly own	s 10% or more of the
	AAT Di	sclosing Party.	。 海灣自己 (主) (指)
is the person in complia	entered into a nce with that a	court-approved agreement for payn	ent of all support owed and

B. FURTHER CERTIFICATIONS

[] Yes

1. Pursuant to Municipal Gode 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 dentified 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, statements; for 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 States 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 of 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 IECS 5/33E-3; (2) bid-rotating in violation of 720 IECS 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 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 of 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 Pions), the Disclo	arty is u	nable t	o certify to	any of	he above s	taten	nents in th	is P	art B	(Fur	thër
Certificat	ions), the Disclo	ising rai	iy mus			N/A	<u></u>			 -		·
			•									
		<u></u>		**		1		: "				
		·	Post.		<u> </u>	<u> </u>						
					•							

The letters best of the Disclosing Party certified to the above statements becamed 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, at employee, or cleated of appointed official, of the City of Chicago (africore, indicate with "N/A" or "Door"). 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 bas given or caused to be given, at any time during the 12 month periodiproceding the execution date of this EDS, to an employee, or cleated or appointed official, of the City of Chicago. For purposes of this statement, a gift does not include: (a) anything intelligency of Chicago in the process of this statement, a gift does not include: (b) anything intelligency of the City process of this statement, a gift does not include: (c) anything intelligency of the City process of the general public, or (ii) food of 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 histed below, please also list the name of othe City recipient. 1. The Disclosing Party is a financial institution, then the Disclosing Party pleages: 2. If the Disclosing Party is a financial institution, then the Disclosing Party pleages: 3. We are not and will not become a predatory lender as defined in Chapter 2-32/20 fishe Municipal Code. We further pleage that none of our affiliates is; and none of other will become a predatory lender as defined in Chapter 2-32/26 fishe Municipal Code. We understand that becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City. 16 The Disclosing Party is unable to make this pleade may result	f the letters "NA	," the word "None," o	r no response appears on	the lines ab	ove, it will be con	clusively
complete list of all current employees of the Disclosing Party who were, at anything during the month period preceding the execution date of this EDS; an employee, or elected of 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 sknowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Partyhas given or caused to be given, at any time during the 122-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 (a) anything indicate generally available go (given) proposes of this statement, a "gift" does not include (a) anything indicate generally available go (given) proposes of this statement, a "gift" does not include (a) anything indicate generally available go. The purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the statement of the City of Chicago. For purposes of this statement of the statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of the Municipal Code. CERTIFICATION OF STATUS ASTINANCIAL 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. We further plage that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter, 2-32-40 the Municipal Code. We understand that becoming a predatory lender as defined in Chapter, 2-32-40 the Municipal Code is a predatory lender may result in the loss of the privilege of doing business with th	presumed that the	e Disclosing Party cer	imed to the above statem	emis. Se se sono		41
complete list of all current employees of the Disclosing Party who were, at anything during the month period preceding the execution date of this EDS; an employee, or elected of 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 sknowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Partyhas given or caused to be given, at any time during the 122-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 (a) anything indicate generally available go (given) proposes of this statement, a "gift" does not include (a) anything indicate generally available go (given) proposes of this statement, a "gift" does not include (a) anything indicate generally available go. The purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the statement of the City of Chicago. For purposes of this statement of the statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of this statement of the City of Chicago. For purposes of the Municipal Code. CERTIFICATION OF STATUS ASTINANCIAL 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. We further plage that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter, 2-32-40 the Municipal Code. We understand that becoming a predatory lender as defined in Chapter, 2-32-40 the Municipal Code is a predatory lender may result in the loss of the privilege of doing business with th		Do	-two knowledge after rea	sonable ind	uiry the following	is a
nonth period preceding the execution date of this EDS, an amprove, or effected of appoints of the City of Chicago (if none indicate with "N/A" or "none"). N/A 9. To the best of the Disclosing Party sknowledge after reasonable inquiry, the following is 9 complete list of all girts 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 Citys of Chicago. For nurposes of this statement, a "gift" does not include (i) anything made generally available to City employees of to the general public, or (ii) food of drink provided in the icourse of official/City-business and having a retail value of less than \$20 per recipient. (if none, indicate course of official/City-business) and having a retail value of less than \$20 per recipient. (if none, indicate course of official/City-business) and having a retail value of less than \$20 per recipient. (if none, indicate course of official/City-business) and having a retail value of less than \$20 per recipient. (if none, indicate course of none). As it any gift listed below, please also list the name of the City recipient. N/A C. CERTIFICATION OF STATUS ASTINANCIAL 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 of 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 pleade go because it or any of its affilia	8. To the bes	st of the Disclosing Fa	of the Disclosing Party w	ho were at	any time during th	e 12-
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all girls that the Disclosing Party has given or caused to be given, at any time during the A2month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the Cityof Chicago. For purposes, of this statement, a "girl" does not include: (i) anything made generally available to City-employees or to the general public, or (ii) food or drink provided in the icourse 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 ASTINANCIAL 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 infine 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 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 explain here (attach additional pages if necessary).	complete list of a	all current employees	date of this EDS an emp	lovee. or ele	cted or appointed	official,
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 Partybas given or caused to be given, at any time during the a 22 month period proceeding 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: (a) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the indicate of 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 ASTINANCIAL INSTITUTION 1. The Disclosing Party certifies that the Disclosing Party (check one) [i] 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 of 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 piedge 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 Ghapter.	month period pre	ceding the execution	e with "N/A" or "none")			The state of the s
9. To the best of the Disclosing Party is 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 Gity-employees or to the general public, or (ii) food or drink provided in the icourse of official City-business and having a retail value of less than \$20 per recipient (if none, indicate with "IN/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 pleages: "We are not and will not become a predatory lender as defined in Chapter 2-32-of the Municipal Code. We further pleage that more 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 as defined in Chapter, 2-32-of the Municipal Code. We understand that becoming 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 pleage 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.	of the City of Cn	ncago in none; n.c.		<u>N/A</u>		Marker tal Ko
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 Cityof Chicago. For purposes of this statement, a "gift" does not include: (a) 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 ovith "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 inther pietge 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 pleage because it or any for its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32-455(b) of the Municipal Code, explain here (attach additional pages if necessary):					10. 其深以於江山山	i. Makartako eta jarra eta eta eta eta eta eta eta eta eta et
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 Cityof Chicago. For purposes of this statement, a "gift" does not include: (a) 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 ovith "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 inther pietge 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 pleage because it or any for its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32-455(b) of the Municipal Code, explain here (attach additional pages if necessary):			The State of the S		Service Representation of the Company of the Compan	<u></u>
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 Cityof Chicago. For purposes of this statement, a "gift" does not include: (a) 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 ovith "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 inther pietge 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 pleage because it or any for its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32-455(b) of the Municipal Code, explain here (attach additional pages if necessary):	- 1				The Burgan	e kathalik is e e
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION? 1. The Disclosing Party certifies that the Disclosing Party (check one) is	complete list of 12-month period official, of the characteristics.	all gifts that the Disclo i preceding the execut ity of Chicago For p available to City empl	osing Party has given or coion date of this EDS; to a urposes of this statement oyees or to the general puring a retail value of less	aused to be n employee a "gift" do iblic; or (ii) than \$20 p list the nan	given, at any time, or elected or apples not include: (i) food of drink prover recipient (if nor ne of the City recip	auring me ointed anything ided in the ie, indicate oient.
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 to 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 to 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.	- 12 · 12 · 12 · 12 · 12 · 12 · 12 · 12	and the state of t	ere kin naj le taki tibat lehin eriker ika k in n Languari kan		等為作品 的复数斑	<u> </u>
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.				Tagell (#g#/)		
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.						
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.	C CERTIFICA	ATION OF STATUS A	AS FINANCIAL INSTIT	UTION'		
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.						Market of a fight attack
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.	1. The Dis	closing Party certifies	that the Disclosing Party	(check one)	en de la companya de	tarest escapity of
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.	rên te	EXI is not		•		
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.	-7-	A STATE OF THE STA				· 2 7 ()
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.	a "fibonoial ing	rimition" as defined in	Section 2-32-455(b) of th	e Municipa	l Code.	
"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.	a. Illianciai inc	िक्षणाञ्चल विकास । १८४४ विकास स्थापनी । विकास सम्बद्धाः		Pri Mirani (1907) Chamar Francisco		The state of the s
Code. We further pledge that none of our attitutes is, and note of them with become, a predatory lender as defined in Chapter, 2-32 of the Municipal Code. We understand that becoming a predatory lender as defined in Chapter, 2-32 of the Municipal Code. We understand that becoming 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. If the D	isclosing Party IS a fin	ancial institution, then the	e Disclosing	Party pledges:	, interaction with the second
Section 2-32-455(b) of the Municipal Code) is a predatory lender within the mounting of the Municipal Code, explain here (attach additional pages if necessary):	Gode. We fur lender as defin lender or beco business with	ther pledge that none one of the chapter, 2=32 of the ming an affiliate of a path of the City."	he Municipal Code. We redatory lender may resu	understand tin the loss	that becoming a part of the privilege of	redatory f doing
22 a the Municipal Code, explain here (attach additional pages if necessary).	If the Disclosi	ing Party is unable to m	ake inis pleage becaused	cor:any/or:1 der within-t	he-meaning of Ch	apter
N/A	Section 2-32-	455(b) of meaniumcipa	hère (attach additional p	ages if nece	ssary).	
	7-27 Of High	A MANAGEMENT OF THE SECOND ASSESSMENT			N/A	<u> Yan 22 </u> 4 2 2

er er enger geren og sægeren side		and the second s	mp and course to resource a participation of the course of
onclusively	"NA," the word "None," or no respons presumed that the Disclosing Party ce	se appears on the lines a criffied to the above state	bove, it will be ments.
). CERTIFI	GATION:REGARDING INTEREST	in city business	
Any words o neanings wi	or terms that are defined in Chapter 2-1 ien used in this Part D.	S6 of the Municipal Co	de have the same
of the City hentity in the	cordance with Section 2-156-110 of the ave a financial interest in his or her over the condition of the cond	wn name or in the name	of any other person or
NOTE: If y Item D.1p	ou checked "Yes" to Item D.1., procee roceed to Part E.	ed to Items, D.2. and D.3	. If you checked "No" to
elected office any other per for taxes or	ss sold pursuant to a process of compecial or employee shall have a financial erson of entity in the purchase of any passessments, or (iii) is sold by virtue of ty Sale"). Compensation for property nstitute a financial interest within the n	interest in his or her ow roperty that (i) belongs t f legal process at the sui taken pursuant to the C	n name of in the name of to the City, or (ii) is sold it of the City (collectively,
	atter involve a City Property Sale?		Silano Complete Section (
[]Yes	[]No		Marine State
3. If yo	ou checked "Yes" to Item D.1., provide employees having such interest and ide	the names and business entify the nature of such	addresses of the City interest:
Name	Business Address.	Nature of I	nterest

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
X 1. The Disclosing Party verifies that the Disclosing Party has scatched any and all predecessor entities regarding records of investments or profits
the Disclosing Party and any and any produces of chittes regarding records of investments of profession 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
issued to slaveholders that provided constage to damage to many or down or discount for the same provided to slaveholders that provided the slaveholders that the sl
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 andiall slaves or slaveholders described in those records:
records, including the liames of any statement of the sta
the control of the co
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
The state of the s
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
en e
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):
The state of the s
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None"
The state of the s
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None"
in the conclusively presumed that the Disclosing Fany means that NO persons of 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
or antity listed in Paragraph A.L. above for his or her lobbying activities or to pay any
or entity to influence or attempt to influence an officer or employee of any agency, as defined l
the state federal law a member of Congress, an officer or employee of Congress, or an employee of
re- of Congress in connection with the award of any federally funded contract, making any
A describe singled 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.
afficient of mounty and and a second of the

Page 9 of 13

		. The first of the second of the second	Marin Burner School State Comment
hich there occurs an orth in paragraphs A:	ý event that materi 1. ánd A.2. above.		atements and information so
01(c)(4) of the Intern 01(c)(4) of the Intern cetivities".	ial Revenue Code	tieither: (i) it is not an organization of 1986; or (ii) it is an organization of 1986 but has not engaged and	on describedin section will not engage in "Lobbyin
5. If the Disclosing orm and substance to	ng Party is the App paragraphs A:1: the	licant, the Disclosing Party musta hrough A.4 above from all subco ist maintain all such subcontractor ich certifications promptly availal	obtain certifications equal in ntractors before it awards a rs' certifications for the
			er en
B. CERTIFICATION	I REGARDING E	QUAL EMPLOYMENT OPPOR	TUNITY
subcontractors to sub	mit the following i	regulations require the Applican nformation with their bids or in w	ming at the outset of
negotiations	en en grade de la grade de la compaña de La compaña de la compaña d	The Control of Aller Market States	to the DAM SOPE DESIGNATION OF THE
Is the Disclosing Part	ty the Applicant?	el e de francia e de de la magrica La major de reseau marcalita	a to to the leading to the leading of the leading
[·] Yes	[] No		Polisia Politica de la Calcada
If "Yes," answer the	three questions bel	ow: The state of the control of th	in Kathalan g dengan dan kathalan g dan kanang dan kathalang dan kathalang dan kathalang dan kathalang dan kathalang
1. Have you dev federal regulations? [] Yes	eloped and do you (See 41 CFR Part []Nö	have on file affirmative action pr	ograms pursuant to applicat
Contract Compliance	e Programs, or the	porting Committee, the Director of Equal Employment Opportunity C	of the Office of Federal Commission all reports due
under the applicable	filing requirements		in the first of the particular was was An interpretation of the particular the pa
~ -			នាស្ត្រី នេះស្ថិតិស្ថិត ស្រាច្រើនប្រ
~ -	ticipated in any pre ause? [] No	vious contracts or subcontracts su	ioject to the

PENAUTIES DISCLOSURE

The Disclosing Party understands and agrees that:

ALANOW LEDGMENTS, CONTRACT INCORPORATION, A. The certifications disclosures and acknowledgments contained in this EDS will become part of any and the City in connection with the Matter, whether A. The certifications disclosures and acknowledgments contained in this EDS will become part of any connection with the Matter, whether contract or other agreement between the Applicant and the City in connection with the Matter, whether action with respect to the Matter. The Disclosing Party understands that

procurement, City assistance, of other City action, and are material inducements to the City's execution with all statutes, ordinances, and regulations on which this EDS is based of any contract or taking other action with respect to the Matter. The Disclosing Party 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 B. The City's Governmental Ethics and Campaign Financing Ordinances. Chapters 2-156 and 2-164 of these ordinances and a training program is available on the Municipal Code, impose certain duties, and obligations on persons or entities seeking City contracts, and may also be obtained from the City's Board of Ethics, 740%

with the applicable ordinances.

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 Pany must comply fully.

C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any be rescinded or he void or C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, and the City may pursue any remedies under the contractor agreement are not rescribed or be void or the contractor agreement are not rescribed or be a contractor agreement are not rescribed or be a contractor agreement. any contract or other agreement in connection with which it is submitted may be rescinded or be void at law or in equity, including terminating the Disclosing Party's participation and the Matter and Void), at law, or in equity, including terminating the Disclosing Party to Darticipate in other transactions with the City Remedies at law. void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or a false statement of material fact may include incarceration and an award to the City. Remedies at

declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at a may include incarceration and an award to the City of trebie. D. It is the City's policy to make this document available to the public on its Internet site and/or upon and any attachments to this FDS may be D. It is the City's policy to make this document available to the public on its Internet site and/or upon the Internet, in response to a Freedom of Information Actaranaest of request. Some or all of the information provided on this EDS and any attachments to this EDS may a significant the information provided on this EDS and any attachments to this EDS may be a freedom of information Act requests or party waives and releases any mossible. made available to the public on the Internet, in response to a Freedom of Information Act requests or which it may have against the City in connection with the public release of information Sherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible currently the accuracy of any information enhanted.

Shis or claims which it may have against the City in connection with the public release of information submitted the information provided in this EDS must be kept current. In the event of changes, the Disclosing he information provided in this EDS must be kept current. In the event of changes, the Disclosin handled by the City's Department of procurement Services, the Disclosin the Disclosin on the Disclosin of the Dis

must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a NOTE. With recent to Matter in Matter is a Amilia Lot. this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of This EDS as the contract requires. NO LE: With respect to Matters subject to Article I of the information provided herein regarding eligibility must be kent current for a longer period. the information provided herein regarding eligibility must be kept current for a longer period,

- 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, not 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.

and complete as of the date furnished to the City.	Mile of the entire of the reco
Houston 7979 Parking IA C	100 account to managing
Print or type name of Disclosing Party)	
(Print or type-maile 91	san a sa
By: Decut Ho Decly	
(Signihere)	entre entre de la proposición de la composición de la composición de la composición de la composición de la co
Gerald Lee Nudo	
(Print or type name of person signing)	OFFICIAL SEAL ROSA HAMMERQUIST
Manager	NOTARY PUBLIC STATE OF ILLINOIS NY COMMISSION EXPIRES: 11/2017
(Print or type title of person signing)	
Signed and sworn to before me on (date) Sept 1/2015 at Cook County, Illinois (state).	
at <u>Cook</u> County, <u>Illinois</u> (state).	
Resa Hammagust Notary Public.	
Commission expires: 11/20/17	

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	1. The state of th	[X] No	,		,			
If yes, please such person is person has a fa	- idanii G. balawi	(1) the name and title of to e name and title of to p, and (4) the precis	e of such p	erson. (2) the nar	ne of the le	gal entity to whi	eh h

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX B

BUILDING CODE SCOFFLAW/PROBLEM LANDLORD CERTIFICATION

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 (an "Owner"). It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

la Pürsuant to Municip building code scoffla	al Code Section 2-154-0	10, is the Application	ant or any Owi	her identified as:a
Code :	化二氢磺酚 化氯基苯酚	a y fra a ab	$\mathbf{x}(t_0,t_0^{(i)})$ suggests	e Van Array Lengte de
in to J.Xes	[X] No		and Same and	

2. If the Applicant is a legal enuty publicly traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?

[] Yes.

3. If yes to (1) or (2) above, please identify below the name of the person or legal entity identified as a building code scofflaw or problem landlord and the address of the building or buildings to which the pertinent code violations apply

of graphical form of 18th and 18th of the solution of the contract and the contract contract of the effect of

FILLING OUT THIS APPENDIX B CONSTITUTES ACKNOWLEDGMENT AND AGREEMENT THAT THIS APPENDIX B IS INCORRORATED BY REFERENCE INTO, AND MADE A PART OF, THE ASSOCIATED EDS, AND THAT THE REPRESENTATIONS MADE IN THIS APPENDIX B ARE SUBJECT TO THE CERTIFICATION MADE UNDER PENALTY OF PERJURY ON PAGE 12 OF THE ASSOCIATED EDS.