

City of Chicago



O2016-8706

Office of the City Clerk Document Tracking Sheet

Meeting Date:

12/14/2016

Sponsor(s):

Emanuel (Mayor)

Type:

Ordinance

Title:

Designation of Municipal Depositories for 2017

Committee(s) Assignment:

Committee on Finance



OFFICE OF THE MAYOR .

CITY OF CHICAGO

RAHM EMANUEL MAYOR

December 14, 2016

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

Ladies and Gentlemen:

At the request of the City Comptroller, I transmit herewith, together with the Treasurer, the designation of Municipal Depositories for 2017.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

Mayor

ORDINANCE

WHEREAS, on September 19th, 20th, 26th, and 27th, 2016, the City Comptroller advertised for bids from national and state banks and federal and state savings and loan associations for interest upon the funds of the City of Chicago and of the Chicago Board of Education to be deposited in banks and savings and loan associations, in accordance with Section 2-32-400 of the Municipal Code of Chicago (the "Code"); and

WHEREAS, on or prior to October 28, 2016, the City Comptroller received bids from financial institutions seeking to be designated as municipal depositaries, and subsequently, determined that 14 bidders were eligible to be so designated; and

WHEREAS, pursuant to Section 2-32-400 of the Code, the City Comptroller is required to report such bids to the City Council to the end that an award or awards may be made upon such bids; now, therefore,

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

<u>SECTION 1</u>. The following national and state banks and federal and state savings and loan associations, pursuant to an advertisement required by the Code have applied to become municipal depositaries of the City of Chicago and of the Chicago Board of Education for the purpose of holding and paying interest on municipal deposits, and each such financial institution has satisfactorily filed with the City Comptroller the information required by Sections 2-32-430, 2-32-440 and 2-32-450 of the Code:

Amalgamated Bank of Chicago;
Associated Bank;
Bank of America National Association;
BMO Harris Bank N.A.;
Citibank, N.A.;
Fifth Third Bank;
First Merit Bank;
Illinois Service Federal Savings and Loan Association;
JPMorgan Chase Bank, N.A.;
MB Financial Bank N.A.;
MUFG Union Bank, N.A.;
PNC Bank, National Association;
Seaway Bank and Trust Company; and
Zions Bank

SECTION 2. The financial institutions listed in Section 1 are hereby designated as legal depositaries for the City of Chicago and the Chicago Board of Education and the Treasurer of the City of Chicago may deposit monies received by him in any of these institutions in accordance with Sections 2-32-470, 2-32-480 and 2-32-490 of the Code.

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

SECTION 4. This ordinance shall be effective from and after its passage and approval.

S:\Finance\Monroe\MunicipalDepositories2016.ord

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

Check ONE of the following three boxes: Indicate whether the Disclosing Party submitting this EDS is: 1. **M* the Applicant OR** 2. **[] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR** 3. *[] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control: B. Business address of the Disclosing Party: 30 N. LaSalle Street Chicago, IL 60602 C. Telephone: (312) 822-3188 Fax: (312) 267-8770 Email: Iryan@aboc.com D. Name of contact person: Laura D. Ryan E. Federal Employer Identification No. (if you have one) F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable): RFP for Payment of Interest on the Monies of the City of Chicago and the Chicago Board of Education. G. Which City agency or department is requesting this EDS? City Comptroller. If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following: Specification #	A. Legal name of the Disclosing Party submittin	g this EDS. Include d/b/a/ if applicable:
Indicate whether the Disclosing Party submitting this EDS is: 1. [X] the Applicant OR 2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR 3. [] a legal entity with a right of control (see Section II.B.I.) State the legal name of the entity in which the Disclosing Party holds a right of control: B. Business address of the Disclosing Party: 30 N. LaSalle Street Chicago, IL 60602 C. Telephone: (312) 822-3188 Fax: (312) 267-8770 Email: Iryan@aboc.com D. Name of contact person: Laura D. Ryan E. Federal Employer Identification No. (if you have one) F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable): RFP for Payment of Interest on the Monies of the City of Chicago and the Chicago Board of Education. G. Which City agency or department is requesting this EDS? City Comptroller If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:	Amalgamated Bank of Chicago	
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complete the following:	G. Which City agency or department is requesting	g this EDS? City Comptroller
Specification # and Contract #		e City's Department of Procurement Services, please
	Specification #	and Contract #

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Ver. 01-01-12

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: Person [] Limited liability company [] Publicly registered business corporation [] Limited liability partnership |X| Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation [] General partnership (Is the not-for-profit corporation also a 501(c)(3))? [] Limited partnership [] Yes []No [] Other (please specify) [] Trust 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Illinois 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? [] Yes [] No [X] N/V B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title See attached sheet.

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
		Disclosing Party
Amalgamated Inv	estments Company	
	30 N. LaSalle Street	
	Chicago, IL 60602	100%
SECTION III B	usiness relationships wi	TH CITY ELECTED OFFICIALS
	ing Party had a "business relationship y elected official in the 12 months be	p," as defined in Chapter 2-156 of the Municipal efore the date this EDS is signed?
[]Yes	[X] No.	
If yes, please identi relationship(s):	fy below the name(s) of such City e	lected official(s) and describe such

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.

retained or anticip to be retained)	ated Ad	•	contractor, attorney, yist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if nec	essary)			
[X] Check here if the	ne Disclosing	Party has not r	etained, nor expects to	o retain, any such persons or entities
SECTION V C	ERTIFICA	ΓIONS		
A. COURT-ORD	ERED CHIL	D SUPPORT C	OMPLIANCE	•
				usiness entities that contract with ons throughout the contract's term.
· -	-	-	s 10% or more of the I any Illinois court of co	Disclosing Party been declared in impetent jurisdiction?
[]Yes	[X] No	[] No perso Disclosing	- •	y owns 10% or more of the
If "Yes," has the p		-	——————————————————————————————————————	payment of all support owed and
[]Yes	[] No			
B. FURTHER CE	RTIFICATIO	ONS		
consult for defined submitting this ED certifies as follows with, or has admitt criminal offense in	l terms (e.g., S is the Appl s: (i) neither t ted guilt of, o avolving actu	"doing business licant and is doi he Applicant no r has ever been al, attempted, o	s") and legal requirementing business with the Correct any controlling persuited of, or place r conspiracy to commit	I")(which the Applicant should ents), if the Disclosing Party City, then the Disclosing Party son is currently indicted or charged ed under supervision for, any it bribery, theft, fraud, forgery, and (ii) the

Name (indicate whether Business

Relationship to Disclosing Party Fees (indicate whether

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 voluntarity excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

N/A.	 	

	"NA," the word "None," or no response appears on the lines above, it will be conclusively at the Disclosing Party certified to the above statements.
complete list	e best of the Disclosing Party's knowledge after reasonable inquiry, the following is a lof all current employees of the Disclosing Party who were, at any time during the 12-d preceding the execution date of this EDS, an employee, or elected or appointed official, f Chicago (if none, indicate with "N/A" or "none"). None.
complete list 12-month per official, of th made general course of off	e best of the Disclosing Party's knowledge after reasonable inquiry, the following is a tof all gifts that the Disclosing Party has given or caused to be given, at any time during the riod preceding the execution date of this EDS, to an employee, or elected or appointed the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything a lly available to City employees or to the general public, or (ii) food or drink provided in the ficial City business and having a retail value of less than \$20 per recipient (if none, indicate or "none"). As to any gift listed below, please also list the name of the City recipient. See attached Exhibit.
C. CERTIFIC	CATION OF STATUS AS FINANCIAL INSTITUTION
1. The D	Disclosing Party certifies that the Disclosing Party (check one)
[X] is	[] is not
a "financial in	nstitution" 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:
Code. We fu lender as defi	and will not become a predatory lender as defined in Chapter 2-32 of the Municipal arther pledge that none of our affiliates is, and none of them will become, a predatory fined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory coming an affiliate of a predatory lender may result in the loss of the privilege of doing a the City."
Section 2-32-	sing Party is unable to make this pledge because it or any of its affiliates (as defined in -455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter Municipal Code, explain here (attach additional pages if necessary):

	" the word "None," or no response a umed that the Disclosing Party certi	appears on the lines above, it will be fied to the above statements.
D. CERTIFICAT	ION REGARDING INTEREST IN	CITY BUSINESS
Any words or term	_	of the Municipal Code have the same
	financial interest in his or her own	funicipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you ch	-	to Items D.2. and D.3. If you checked "No" to
elected official or any other person of for taxes or assess "City Property Sal	employee shall have a financial into or entity in the purchase of any prop ments, or (iii) is sold by virtue of le	we bidding, or otherwise permitted, no City crest in his or her own name or in the name of erty that (i) belongs to the City, or (ii) is sold gal process at the suit of the City (collectively, en pursuant to the City's eminent domain power ning of this Part D.
Does the Matter in	ivolve a City Property Sale?	
[] Yes	[] No	
•	ked "Yes" to Item D.1., provide the yees having such interest and identi	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

connection with the Matter voidable by the City.
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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comply with these disclosure requirements may make any contract entered into with the City in

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.	
Is the Disclosing Party the	Applicant?
[]Yes	[] No
If "Yes," answer the three	questions below:
1. Have you developed federal regulations? (See 4)	i and do you have on file affirmative action programs pursuant to applicable 11 CFR Part 60-2.) [] No
	the Joint Reporting Committee, the Director of the Office of Federal rams, or the Equal Employment Opportunity Commission all reports due requirements? [] No
equal opportunity clause?	ed in any previous contracts or subcontracts subject to the
[] Yes	[] No
If you checked "No" to que	estion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

rage	11	01	1.
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- 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.

Amalgamated Bank of Chicago
(Print or type name of Disclosing Party)
ву:
(Signification
James T. Landenberger
(Print or type name of person signing)
Executive Vice President and General Counsel
(Print or type title of person signing)

Signed and sworn to before me on (date) 10-28-2016

at Cook County, IL (state).

Carolin D. Whitmat-Hill Notary Public.

Commission expires: 04/23/2017.

Official Seal
Carolyn D Whiteurst High
Notary Public State of Illinois
My Commission Expires 04/23/2017

Page 12 of 13

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the 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	
such person is conne		person, (2) the name of the legal entity to which city official or department head to whom such f 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.

1.	Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified as building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?		
	[] Yes	[X] No	
2.		d as a building code scofflaw or	exchange, is any officer or director of problem landlord pursuant to Section
	[] Yes	[]No	[X] Not Applicable
3.	identified as a building	ve, please identify below the nar code scofflaw or problem landl pertinent code violations apply.	lord and the address of the building or

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.

EXHIBIT SECTION II. B. 1



DIRECTORS

Steven Cisco
John Coli
Ronald A. Damashek
Donald Finn
Miriam L. Fitzgerald
Robert B. Flannery, Jr.
Warren Katz
David E. Knopp
Frank Libby
Ronald E. Powell
Rocco Terranova
Debra H. Wrobel
Robert M. Wrobel

OFFICERS

Robert M. Wrobel, Chairman and Chief Executive Officer

David E. Knopp, President and Chief Operating Officer

James T. Landenberger, Executive Vice President and General Counsel

Scott A. Rupp, Executive Vice President and Chief Financial Officer

AMALGAMATED BANK OF CHICAGO

EXHIBIT SECTION V. B. 9

List of Gifts during preceding 12 months

Recipient	<u>Date</u>	Amount
Friends of Edward M. Burke	Oct 30, 2015	\$300.00 (dinner)
Friends of John Pope	Dec 25, 2015	\$18.74 (holiday candy)
Friends of Roderick Sawyer	Feb 10, 2016	\$250.00
Friends of Roderick Sawyer	May 16, 2016	\$250.00
Citizens for Reilly	May 16, 2016	\$1,500.00
Summers for Chicago	August 11, 2016	\$500.00

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting	ng this EDS. Include d/b/a/ if applicable:
Amalgamated Investments Company	
Check ONE of the following three boxes:	
Applicant in which the Disclosing Party ho OR 3. [] a legal entity with a right of control (se	et interest in the Applicant. State the legal name of the olds an interest: Amalgamated Bank of Chicago see Section II.B.1.) State the legal name of the entity in
which the Disclosing Party holds a right of c	ontrol:
B. Business address of the Disclosing Party:	30 N. LaSalle Street
	Chicago, IL 60602
C. Telephone: (312) 822-3188 Fax: (312) D. Name of contact person: Laura D. Ryan	267-8770 Email: Iryan@aboc.com
E. Federal Employer Identification No. (if you h	ave one):
F. Brief description of contract, transaction or of which this EDS pertains. (Include project numb	ther undertaking (referred to below as the "Matter") to er and location of property, if applicable):
RFP for Payment of Interest on the Monies of	the City of Chicago and the Chicago Board of Education.
G. Which City agency or department is requesting	ng this EDS? City Comptroller
If the Matter is a contract being handled by th complete the following:	e City's Department of Procurement Services, please
Specification #	and Contract #
Ver. 01-01-12 Pa	ge I of 13

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Par	ty:
[] Person	[] Limited liability company
[] Publicly registered business corporation	[] Limited liability partnership
[X] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[] Yes [] No
[] Trust	[] Other (please specify)
For legal entities, the state (or foreign co	ountry) of incorporation or organization, if applicable:
3. For legal entities not organized in the State of Illinois as a foreign entitle of Illinois and Illinois as a foreign entitle of Illinois and Illinois a	ate of Illinois: Has the organization registered to do ity? [X] N/A
B. IF THE DISCLOSING PARTY IS A LEGA	AL ENTITY:
NOTE: For not-for-profit corporations, also list there are no such members, write "no members the legal titleholder(s). If the entity is a general partnership, limited partnership or joint venture, list below the name	l executive officers and all directors of the entity. It below all members, if any, which are legal entities. If "For trusts, estates or other similar entities, list below partnership, limited liability company, limited liability e and title of each general partner, managing member, rols the day-to-day management of the Disclosing Party. omit an EDS on its own behalf.
Name See attached sheet.	Title

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the	
		Disclosing Party	
See Attached Exhibit.			
SECTION III E	BUSINESS RELATIONSHIPS W	ITH CITY ELECTED OFFICIALS	
		ip," as defined in Chapter 2-156 of the Municipal	
Code, with any Cit	y elected official in the 12 months	pefore the date this EDS is signed?	
[]Yes	[X] No	A	
L) ICS	[V] HO	<i>(</i> · · ·	
If yes, please ident relationship(s):	ify below the name(s) of such City	elected official(s) and describe such	

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)		Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
			,
(Add sheets if necessar	ry)		·
[X] Check here if the D	isclosing Party h	as not retained, nor expects to retain	, any such persons or entities
SECTION V CERT	TIFICATIONS		
A. COURT-ORDERE	D CHILD SUPP	PORT COMPLIANCE	
-		-415, substantial owners of business th their child support obligations thro	
	-	tly owns 10% or more of the Disclos ons by any Illinois court of competer	
[]Yes [X		to person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person is the person in compli		court-approved agreement for paymegreement?	ent of all support owed and
. [] Yes []	No		
B. FURTHER CERTI	FICATIONS		
consult for defined term submitting this EDS is certifies as follows: (i) with, or has admitted g criminal offense involve	ns (e.g., "doing to the Applicant an neither the Appli guilt of, or has ev ving actual, atten	apter 1-23, Article I ("Article I")(whousiness") and legal requirements), indis doing business with the City, the discant nor any controlling person is comer been convicted of, or placed under the property of the City or an officer or employee of the City or an open conspiration.	f the Disclosing Party en the Disclosing Party urrently indicted or charged er supervision for, any ery, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
- 4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
- 5. Neither the Disclosing Party nor any 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 Univerified 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.

_	Party is unable to certify to any of the above statements in this Part B (Further osing Party must explain below:
N/A	,

presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none"). None.
9. To the best of the Disclosing Party's knowledge after reasonable inquiry; the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. None.
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[X] is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

	the word "None," or no response a med that the Disclosing Party certi	appears on the lines above, it will be fied to the above statements.
	ON REGARDING INTEREST IN	
Any words or term meanings when us	-	of the Municipal Code have the same
	financial interest in his or her own:	Sunicipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you che Item D.1., proceed	-	to Items D.2. and D.3. If you checked "No" to
elected official or any other person o for taxes or assess "City Property Sale	employee shall have a financial into r entity in the purchase of any prop- ments, or (iii) is sold by virtue of le	we bidding, or otherwise permitted, no City crest in his or her own name or in the name of erty that (i) belongs to the City, or (ii) is sold gal process at the suit of the City (collectively, en pursuant to the City's eminent domain powering of this Part D.
Does the Matter in	volve a City Property Sale?	
[]Yes	[]No	
·	ked "Yes" to Item D.1., provide the vees having such interest and identify	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest
·		

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.			
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.			
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:			
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS			
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.			
A. CERTIFICATION REGARDING LOBBYING			
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):			
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)			
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.I. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of 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.			

Page 9 of 13

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

8	
Is the Disclosing Party the A	Applicant?
[] Yes	[] No
If "Yes," answer the three q	uestions below:
federal regulations? (See 41	and do you have on file affirmative action programs pursuant to applicable [CFR Part 60-2.)
Contract Compliance Progra under the applicable filing re	the Joint Reporting Committee, the Director of the Office of Federal ams, or the Equal Employment Opportunity Commission all reports due equirements? [] No
3. Have you participated equal opportunity clause?	d in any previous contracts or subcontracts subject to the
[] Yes [[] No
If you checked "No" to ques	stion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

- F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
- F.2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federa! 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.

D Whiteurst High blic State of Illinois on Expires 04/23/2017

Amalgamated Investments Company	_	
(Print or type name of Disclosing Party)		
Ву:		
fingr/figte)	·	
James W. Landenberger	_	
(Print or type name of person signing)		
Secretary	_	
(Print or type title of person signing)		
Signed and sworn to before me on (date)	10-28-2016.	
at COOK County, The	_(state).	
Carolyn D. Whetanie Sr	_ Notary Public.	
Commission expires: 04/23/2017	, 	Official Seal Carolyn D Whiteurs Notary Public State of
	Page 12 of 13	My Commission Expires

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?

IXI No

f 1 Yes

[] 105	[/4] 110	
such person is connecte	d; (3) the name and title of the	of such person, (2) the name of the legal entity to which elected city official or department head to whom such 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.

1.	building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?					
	[] Yes	[X]No				
2.	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?					
	[] Yes	[]No	[X] Not Applicable			
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.					

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.

EXHIBIT SECTION II. B. 1



DIRECTORS

Steven Cisco

John T. Coli

Robert B. Flannery, Jr.

Debra H. Wrobel

Robert M. Wrobel

OFFICERS

Robert M. Wrobel Chairman of the Board and President of the Company

David E. Knopp Vice President

Scott A. Rupp Vice President & Chief Financial Officer

James T. Landenberger Secretary

Laura Maher Vice President/Audit William J. Dunn Assistant Secretary

AMALGAMATED INVESTMENTS COMPANY

EXHIBIT SECTION II. B. 2.

<u>Name</u>	Business Address	Percentage Interest in the <u>Disclosing Party</u>
Robert M. Wrobel Trust dated November 13, 1997	Amalgamated Bank of Chicago 30 North LaSalle Street Chicago, Illinois 60602	26.21%
Debra H. Wrobel Trust dated November 13, 1997, as amended on March 16, 2006	Amalgamated Bank of Chicago 30 North LaSalle Street Chicago, Illinois 60602	8.45%

In addition, Debra H. Wrobel serves as Trustee for 3 separate trusts as follows:

Miriam S. Lutwak, Trustee Miriam S. Lutwak Revocable Tr

Trusts for 3 minor Wrobel children 5.47 % each for total of

16.41%

Miriam S. Lutwak 1764 Lake individually and as Trustee Highland F		Ave ark, Illinois 60035	11.03% - composed as follows:
Miriam Lutwak Fitzgerald ind	ividually	.11%	
Miriam S. Lutwak, Trustee Marcel Lutwak Irrevocable Ins	surance Tr	4.10%	

6.83%

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

Ver. 01-01-12

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Robert M. Wrobel Trust dated November 13, 1997.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR
2. [X] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: <u>AMALGAMATED BANK OF CHICAGO</u> OR
3. [] a legal entity with a right of control (see Section II.B.I.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: Amalgamated Bank of Chicago, 30 N. LaSalle St. Chicago, IL 60602
C. Telephone: (312) 822-3188 Fax: (312) 267-8770 Email: LRYAN@ABOC.COM
D. Name of contact person: Laura D. Ryan
E. Federal Employer Identification No. (if you have one): N/A
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):
RFP for Payment of Interest on the Monies of the City of Chicago and the Chicago Board of Education.
G. Which City agency or department is requesting this EDS? City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

Page 1 of 13

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party: [] Limited liability company Person [] Limited liability partnership [] Publicly registered business corporation [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership [] Limited partnership []Yes []No [] Other (please specify) X Trust 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: TRUSTS GOVERNED BY ILLINOIS LAW. 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? []Yes [X] N/A []No B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title Trustee Robert M. Wrobel

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	Disclosing Party
See Attached E	xhibit.	Disclosing Party
SECTION III B	BUSINESS RELATIONSHIPS W	TITH CITY ELECTED OFFICIALS
	-	nip," as defined in Chapter 2-156 of the Municipal
Code, with any Cit	y elected official in the 12 months	before the date this EDS is signed?
[]Yes	[X] No	
If yes, please ident relationship(s):	ffy below the name(s) of such City	elected official(s) and describe such

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

'Name (indicate whether retained or anticipated to be retained)	Business Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary))		
M Check here if the Disc	closing Party h	as not retained, nor expects to retain	i, any such persons or entities.
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	
-		-415, substantial owners of business th their child support obligations thre	
-	_	tly owns 10% or more of the Disclosons by any Illinois court of competer	•
[] Yes [X] N		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person is the person in complian		court-approved agreement for paymoreement?	ent of all support owed and
[] Yes [] N	10		
B. FURTHER CERTIFI	CATIONS		
consult for defined terms submitting this EDS is the certifies as follows: (i) no with, or has admitted gui criminal offense involving	e (e.g., "doing to the Applicant and the Applicant and the Applicant of, or has ever actual, atternals	apter 1-23, Article I ("Article I") (who business") and legal requirements), it is doing business with the City, the licant nor any controlling person is completed, or conspiracy to commit bribe officer or employee of the City or a	if the Disclosing Party ten the Disclosing Party turrently indicted or charged er supervision for, any tery, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:				
 N/A				

If the letters "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

0. LU	the pest of the pisclosing re	arry & knowledge ar	ter reasonable mic	furry, the ronowing is	5 a
complete l	ist of all current employees	of the Disclosing Pa	arty who were, at	any time during the	12-
month peri	iod preceding the execution	date of this EDS, as	n employee, or el	ected or appointed of	fficial,
of the City	of Chicago (if none, indica	te with "N/A" or "n	ione").		

NONE			
NONE.		 	

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

NONE.		

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

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

[] is [X] is not

- a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
 - 2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

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

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? []Yes X No NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? []Yes No 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.I. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

Is the Disclosing Pa	ty the Applicant?	
[]Yes	[] No	
If "Yes," answer the	three questions below:	
-	eloped and do you have on file affirmative action programs pursuant to (See 41 CFR Part 60-2.)	applicable
[]Yes	[] No	
Contract Compliance	d with the Joint Reporting Committee, the Director of the Office of Fed Programs, or the Equal Employment Opportunity Commission all reporting requirements? [] No	
3. Have you par	ticipated in any previous contracts or subcontracts subject to the	
equal opportunity cl	iuse?	
[]Yes	[] No .	
If you checked "No	to question 1. or 2. above, please provide an explanation:	

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

Robert M. Wrobel Trust dated November	13, 1997.	
(Print or type name of Disclosing Party)		
By: RIVIU		
(Sign here)		
ROBERT M. WROBEL, as Trustee		
(Print or type name of person signing)		•
(Print or type title of person signing)		
Signed and sworn to before me on (date)at	10-28-2016, _(state).	
Carolyn D. Cehitust (K	_ Notary Public.	Official Seal Carolyn D Whiteurst High
Commission expires: 04/43/2017	7 .	Notary Public State of Illinois My Commission Expires 04/23/2017
	Page 12 of 13	

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the 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	
such person is conne	cted; (3) the name and title of the	of such person, (2) the name of the legal entity to which elected city official or department head to whom such 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.

1.	Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified as building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?		
	[] Yes	[] No	•
2.		fied as a building code scoff	on any exchange, is any officer or director of flaw or problem landlord pursuant to Section
	[] Yes	[] No	[] Not Applicable
3.	identified as a buildi		the name of the person or legal entity m landlord and the address of the building or 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.

Robert M. Wrobel Trust dated November 13, 1997

EXHIBIT SECTION II. B. 2.

<u>Name</u>	Business Address	•	Percentage Interest in the <u>Disclosing Party</u>
Robert M. Wrobel	Amalgamated Bank of Chicago 30 N. LaSalle Street Chicago, Illinois 60602	:	100.00 %

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Debra H. Wrobel Trust dated November 13, 1997, as amended on March 16, 2006.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR
2. M 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: <u>AMALGAMATED BANK OF CHICAGO</u> OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: Amalgamated Bank of Chicago, 30 N. LaSalle St. Chicago, IL 60602
C. Telephone: (312) 822-3188 Fax: (312) 267-8770 Email: LRYAN@ABOC.COM
D. Name of contact person: Laura D. Ryan
E. Federal Employer Identification No. (if you have one): N/A
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):
RFP for Payment of Interest on the Monies of the City of Chicago and the Chicago Board of Education.
G. Which City agency or department is requesting this EDS? City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

Page 1 of 13

Ver. 01-01-12

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company [] Limited liability partnership [] Publicly registered business corporation [] Joint venture [] Privately held business corporation [] Sole proprietorship [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership [] Limited partnership [] Yes []No [] Other (please specify) X Trust 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: TRUSTS GOVERNED BY ILLINOIS LAW. 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? **X**) N/A []Yes []No B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title Trustee Debra H. Wrobel

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
See Attached E	xhibit.	Disclosing Party
SECTION III E	BUSINESS RELATIONSHIPS W	TITH CITY ELECTED OFFICIALS
	ing Party had a "business relationsh y elected official in the 12 months	rip," as defined in Chapter 2-156 of the Municipal before the date this EDS is signed?
[] Yes	M No	
If yes, please identicationship(s):	ify below the name(s) of such City	elected official(s) and describe such
	`	
· · · · · · · · · · · · · · · · · · ·		

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.

to be retained)	pated Addre	lobbyist, etc.)	"hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if nec	cessary)		
X Check here if t	he Disclosing Pa	rty has not retained, nor expects to 1	retain, any such persons or entities
SECTION V - C	CERTIFICATIO	ONS	
A. COURT-ORD	ERED CHILD S	UPPORT COMPLIANCE	
		2-92-415, substantial owners of bus with their child support obligation	
		lirectly owns 10% or more of the Di gations by any Illinois court of com	- -
[]Yes	[Х] Мо	[] No person directly or indirectly of Disclosing Party.	owns 10% or more of the
If "Yes," has the pis the person in co		to a court-approved agreement for p at agreement?	ayment of all support owed and
[] Yes	[] No		
B. FURTHER CI	ERTIFICATIONS	S	
consult for define submitting this EI certifies as follow with, or has admit criminal offense in	d terms (e.g., "do OS is the Applica s: (i) neither the A ted guilt of, or ha nvolving actual, a	Chapter 1-23, Article I ("Article I" ing business") and legal requirement and is doing business with the Ci Applicant nor any controlling persons ever been convicted of, or placed attempted, or conspiracy to commit at an officer or employee of the City	nts), if the Disclosing Party ty, then the Disclosing Party n is currently indicted or charged under supervision for, any bribery, theft, fraud, forgery,

Name (indicate whether

Business

Relationship to Disclosing Party Fees (indicate whether

Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2,b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party:
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further			
Certifications), the Disclosing Party must explain below:			
	·		
	N/A		
`			
		•	

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
NONE.
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
NONE.
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[] is [X] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

	the word "None," or no response a med that the Disclosing Party certif	ppears on the lines above, it will be ied to the above statements.
D. CERTIFICATI	ON REGARDING INTEREST IN	CITY BUSINESS
Any words or term meanings when us	-	of the Municipal Code have the same .
	financial interest in his or her own i	funicipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you cho	· •	o Items D.2. and D.3. If you checked "No" to
elected official or of any other person of for taxes or assessi "City Property Sale	employee shall have a financial interesting in the purchase of any proper nents, or (iii) is sold by virtue of le	re bidding, or otherwise permitted, no City rest in his or her own name or in the name of crty that (i) belongs to the City, or (ii) is sold gal process at the suit of the City (collectively, en pursuant to the City's eminent domain power ning of this Part D.
Does the Matter in	volve a City Property Sale?	
[] Yes	[] No	
•	red "Yes" to Item D.1., provide the ees having such interest and identif	names and business addresses of the City y the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

connection with the Matter voidable by the City.
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI – CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

comply with these disclosure requirements may make any contract entered into with the City in

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.	
Is the Disclosing Party the	Applicant?
[] Yes	[] No
If "Yes," answer the three	questions below:
1. Have you develope federal regulations? (See	d and do you have on file affirmative action programs pursuant to applicable 41 CFR Part 60-2.) [] No
-	the Joint Reporting Committee, the Director of the Office of Federal grams, or the Equal Employment Opportunity Commission all reports due requirements? [] No
3. Have you participal equal opportunity clause?	ted in any previous contracts or subcontracts subject to the
[] Yes	[] No
If you checked "No" to qu	estion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

Debra H. Wrobel Trust dated November 13, 1997, as amended on March 16, 2006.

(Print or type name of Disclosing Party)

By:

(Sign here)

DEBRA H. WROBEL, as Trustee
(Print or type name of person signing)

(Print or type title of person signing)

Signed and sworn to before me on (date) 10-28-2016, at County, 124 (state).

Caroly D. Children Ch Notary Publ

Commission expires: 04/23/2017

Page 12 of 13

Official Seal Carolyn D Whiteurst High Notary Public State of Illinois My Commission Expires 04/23/2017

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[X] No	
such person is connec		such person, (2) the name of the legal entity to which lected city official or department head to whom such ture 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.

[] Yes	[] No	
[] Yes	[] No	[] Not Applicable
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 obuildings to which the pertinent code violations apply.		
	building code scofflaw or problem I Code? [] Yes If the Applicant is a legal entity publishe Applicant identified as a building 2-92-416 of the Municipal Code? [] Yes If yes to (1) or (2) above, please identified as a building code scofflar	[] Yes [] No If the Applicant is a legal entity publicly traded on any exch the Applicant identified as a building code scofflaw or prob 2-92-416 of the Municipal Code? [] Yes [] No If yes to (1) or (2) above, please identify below the name of identified as a building code scofflaw or problem landlord a

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.

Debra H. Wrobel Trust dated November 13, 1997, as amended on March 16, 2006

EXHIBIT SECTION II. B. 2.

<u>Name</u>	Business Address	Percentage Interest in the <u>Disclosing Party</u>
Debra H. Wrobel	Amalgamated Bank of Chicago 30 N. LaSalle Street Chicago, Illinois 60602	100.00 %

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting	ng this EDS. Include d/b/a/ if applicable:
Associated Bank, N.A.	
Check ONE of the following three boxes:	
Indicate whether the Disclosing Party submitting 1. the Applicant OR	g this EDS is:
2. [] a legal entity holding a direct or indirect	ct interest in the Applicant. State the legal name of the olds an interest:
3. [] a legal entity with a right of control (see which the Disclosing Party holds a right of c	ee Section II.B.1.) State the legal name of the entity in control:
B. Business address of the Disclosing Party:	200 East Randolph Drive
Ç	Chicago, IL 60601
C. Telephone: Fax:	861-0261 Carl.Abrahamson@AssociatedBank.com
D. Name of contact person: Carl Abrahamson	
E. Federal Employer Identification No. (if you h	ave one).
F. Brief description of contract, transaction or of which this EDS pertains. (Include project numb	ther undertaking (referred to below as the "Matter") to er and location of property, if applicable):
City of Chicago and Chicago Board of Education R	FP for Payment of Interest on Municipal Depositorics
G. Which City agency or department is requesting	ng this EDS? Chicago Department of Finance
If the Matter is a contract being handled by th complete the following:	e City's Department of Procurement Services, please
Specification # N/A	and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company [] Publicly registered business corporation [] Limited liability partnership [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation [] General partnership (Is the not-for-profit corporation also a 501(c)(3))? [] Limited partnership []No [] Yes Other (please specify) [] Trust National Association 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: N/A 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? []Yes []No N/A B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title Please see Exhibit "A" attached

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE**: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
N. (Disclosing Party
None		
		`
SECTION III I	BUSINESS RELATIONSHIPS W	TITH CITY ELECTED OFFICIALS
	ing Party had a "business relationsh by elected official in the 12 months	tip," as defined in Chapter 2-156 of the Municipa before the date this EDS is signed?
[]Yes	No	
If yes, please ident relationship(s):	ify below the name(s) of such City	elected official(s) and describe such

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 wheth retained or anticipated to be retained)		Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessar	ary)		
Check here if the I	Disclosing Party h	as not retained, nor expects to retain	n, any such persons or entities
SECTION V CER	TIFICATIONS		
A. COURT-ORDER	ED CHILD SUPF	PORT COMPLIANCE	
-		-415, substantial owners of busines th their child support obligations the	
		tly owns 10% or more of the Discloons by any Illinois court of compete	
[] Yes [To person directly or indirectly owns sclosing Party.	s 10% or more of the
If "Yes," has the person in compl		court-approved agreement for paymgreement?	ent of all support owed and
[] Yes [] No		
B ₂ FURTHER CERT	IFICATIONS		
consult for defined ter submitting this EDS is certifies as follows: (i with, or has admitted criminal offense invol	ms (e.g., "doing less the Applicant and) neither the Appl guilt of, or has evving actual, attent	apter 1-23, Article I ("Article I") (who business") and legal requirements), and is doing business with the City, the licant nor any controlling person is derived a convicted of, or placed under the property of the City or a conficer or employee of the City or a	if the Disclosing Party hen the Disclosing Party currently indicted or charged er supervision for, any ery, theft, fraud, 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; thest; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further
Certifications), the Disclosing Party must explain below:
None

presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none"). None
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. None
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary): None

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively

	•	nse appears on the lines above, it will be
conclusively presumed tha	at the Disclosing Party of	certified to the above statements.
D. CERTIFICATION RE	GARDING INTEREST	IN CITY BUSINESS
Any words or terms that a meanings when used in th	•	-156 of the Municipal Code have the same
		he Municipal Code: Does any official or employee win name or in the name of any other person or
[] Yes	✓No	
NOTE: If you checked "Item D.1., proceed to Part		eed to Items D.2. and D.3. If you checked "No" to
elected official or employed any other person or entity for taxes or assessments, or	ee shall have a financial in the purchase of any p or (iii) is sold by virtue of mpensation for property	etitive bidding, or otherwise permitted, no City interest in his or her own name or in the name of property that (i) belongs to the City, or (ii) is sold of legal process at the suit of the City (collectively, a taken pursuant to the City's eminent domain power meaning of this Part D.
Does the Matter involve a	City Property Sale?	
[] Yes	[] No	
	•	the names and business addresses of the City entify the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed

subcontractors to submit the negotiations.	ne following information with their bids or in writing at the outset of
Is the Disclosing Party the	Applicant?
[] Yes	[] No
If "Yes," answer the three	questions below:
1. Have you develope federal regulations? (See	d and do you have on file affirmative action programs pursuant to applicable 41 CFR Part 60-2.)
[] Yes	[] No
	the Joint Reporting Committee, the Director of the Office of Federal rams, or the Equal Employment Opportunity Commission all reports due requirements? [] No
3. Have you participal equal opportunity clause?	ed in any previous contracts or subcontracts subject to the
[] Yes	[] No
If you checked "No" to qu	estion 1, or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

Associated Bank, N.A.
(Print or type name of Disclosing Party)
By: Carl Chalamon
(Sign here)
Carl Abrahamson
(Print or type name of person signing)
Senior Vice President - Government Banking
(Print or type title of person signing)

Signed and sworn to before me on (date)

at Rock

County, Wisconsin

(stat 10 ARY PUBLICA J. HARRISON)

Commission expires: 04/29/2019

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	No	
such person is conne	ected; (3) the name and title o	title of such person, (2) the name of the legal entity to which of the elected city official or department head to whom such cise 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.

1.	Pursuant to Municipal Code Section building code scofflaw or problem I Code?		——————————————————————————————————————
	[] Yes	No	
2.	If the Applicant is a legal entity publithe Applicant identified as a buildin 2-92-416 of the Municipal Code?	•	- •
-	[] Yes	✓No	[] Not Applicable
3.	If yes to (1) or (2) above, please ide identified as a building code scofflat buildings to which the pertinent cod	w or problem landlord	

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.

FIRMWIDE

PLEASE POPULATE THE HIGHLIGHTED PORTIONS ONLY

Firm Name:	Associated Banc-Corp
Primary Representative:	Jill Crawford
Primary Representative Email and Telephone:	Jill.Crawford@associatedbank.com 920-585-2793
Headquarters Address:	433 Main St, Green Bay, WI 54301
Chicago Public Finance Office Address:	121 N LaSalle St 7th floor, Chicago
Total Number of Employees:	4499 (Oct 3, 2016)
Number of Employees in Illinois:	499
Number of Employees in Chicago:	219
Capital Position:	
Minority Designation:	

- 1					7	7		2	9					15
	!		Native	American										1
				Asian	12	16		16	28					72
	Female			Hispanic	15	6		68	22					118
2,788		Black	(Not	Hispanic)	79	20		- 21	38					105
		White	(Not	Hispanic)	495	536		382	1,063				2	2,478
			Native	American	1	1		3	3					8
			-	Asian	10	11		6	4					34
	Male			Hispanic	17	9		21	6					53
1,554		Black	(Not	Hispanic)	15	8		28	8				2	61
		White	(Not	Hispanic)	392	430		415	157				4	1,398
			Overall	Totals	985	1,039	0	686	1,371	0	0	0	8	4,342

										L		
		Asian	1%	1%	%0	1%	1%	%0	%0	%0	%0	7%
		Hispanic	1%	%0	%0	1%	1%	%0	%0	%0	%0	4%
Black	(Not	Hispanic)	1%	1%	%0	1%	1%	%0	%0	%0	%0	4%
White	(Not	Hispanic)	70%	22%	%0	. 18%	78%	%0	%0	%0	%0	%68
	Overall	Totals	73%	74%	%0	%77	%78	%0	%0	%0	%0	100%

Craft Workers (Skilled) Operatives (Semi-Skilled)

Laborers Service Workers Total

Office and Clerical

Technicians Sales Workers

Job Categories Officials and Managers Professionals

8888888

Male

Native American

Exhibit "A" Economic Disclosure Statement

BOARD OF DIRECTORS



William R. Hutchinson Chairman. Associated Bane-Corp President. W. R. Hutchinson & Associates, Inc.



R. Jay Gerken Director of 18 mutual funds associated with Sanford C. Bernstein Fund, Inc



Cory L. Nettles
Founder & Managing
Director, Generation Growth
Capital, Inc



John F. Bergstrom Chairman & Chief Executive Officer, Bergstrom Corp.



Robert A. Jeffe Managing Partner & Founder, Source Rock Energy Partners



J. Douglas Quick Chairman, Lakeside Foods, Inc



Ruth M. Crowley
Executive Vice President,
Summit Resources
International



Eileen A. Kamerick Adjunct Professor of Law & Consultant



Karen T. van Lith Consultant



Philip B. Flynn
President &
Chief Executive Officer,
Associated Banc-Corp



Richard T. Lommen Chairman, Courtesy Corp.



John (Jay) B. Williams Chairman, Milwaukee Public Museum

EXECUTIVE COMMITTEE



Philip B. Flynn President & Chief Executive Officer



Judith M. Docter Chief Human Resources Officer



Scott S. Hickey Chief Credit Oilicer



David L. Stein Head of Consumer & Commercial Banking



William M. Bohn Head of Private Client & Institutional Services



Randall J. Erickson General Counsel & Corporate Secretary



Timothy J. Lau Head of Community Markets



John A. Utz Head of Corporate Banking & Milwaukee Market President



Christopher J. Del Moral-Niles Chief Financial Officer



Breck F. Hanson Vice Chairman & Chicago Market President



Christopher C. Piotrowski Chief Marketing Officer



Jim Yee Chief Information & Operations Officer



Patrick J.
Derpinghaus
Chief Audit
Executive



Arthur G. Heise Chief Risk Officer



Paul G. Schmidt Head of Commercial Real Estate



ASSOCIATED BANK, NATIONAL ASSOCIATION BOARD OF DIRECTORS REGULAR MEETING APRIL 24, 2008

RESOLUTION

RESOLVED, that any one of the following officers may sign or endorse stock/bond powers, certificates of title, deeds, or other instruments of title or ownership in order to effect sale or transfer of assets, real or personal, owned by or held in the name of Associated Bank, National Association, in its name or in a fiduciary capacity. Any one of the following officers may attest to or guaranty the signature of another officer on such documents. None of these officers may sign the same document in more than one capacity.

Chief Executive Officer
President
Senior Executive Vice President
Executive Vice President
Senior Vice President
Vice President

FURTHER RESOLVED that any one of the above officers of the Company is hereby authorized and empowered in the name of and on behalf of this Company and under its corporate scal to execute any and all agreements, contracts, assignments, endorsements, and issue checks or any drafts, reports, mortgage documents, and other papers in connection with such documents; and

Any one of the following officers may place orders or otherwise effect the purchase of securities or other assets for any fiduciary accounts of Associated Bank, National Association:

Chief Executive Officer
President
Senior Executive Vice President
Executive Vice President
Senior Vice President
Vice President



ASSOCIATED BANK NATIONAL ASSOCIATION BOARD OF DIRECTORS REGULAR MEETING OCTOBER 23, 2008

RESOLUTION

RESOLVED, that the individuals listed on the attachment hereto, dated October 1, 2008, be elected to the office set forth on said attachment to serve until the first meeting of the Board of Directors held after the next Annual Meeting of Shareholders or until their successors have been duly qualified and elected.

FURTHER RESOLVED, that management has the freedom to insure proper staffing review and implement promotions set salaries revise job descriptions and make title changes henceforth as warranted;

FURTHER RESOLVED, that the Board and management hereby ratify all actions previously taken as authorized herein.



Associated Bank, NA

Chairman & CEO

Beldeman, Paul S

President & COO

Binder, Lisa B

Brecutive Vice President

Baumgarten, David A Bodager, Brian R Curis, Robort D Docter, Judith M King, Gordon C Krakeu, Dennis J Les, Robert E McGuire, Stephen C McMullen, Mark J Miller, Michael J Olsen, Arthur E Papachristou, Nick Quintan, Mark D Schosser, Douglas M Seiner, Joseph B Stein. David L. Thompson, David M Thursby, Pale G Weber, Gordon J

. Revional President

Bianchi, Slephen M Dempsoy, Michael P Hogen, Denis F McCarthy, George J Reinhart, Martin P Schaefer, Gory L

Senior Vice President

Adler, Todd L Avery, Lorraine Benech, Alan W Bartels, Toda A Bastos, Rula Bayer, David G Bierschank, Roy L Brennan, Malthew 8 Calazza, Charles A Comell, Michael P Oexler, Michael A Dierking, William H Doll, Thomas E Durant, Karl E Eherhardt, Jodi L Egenson, Kurl D Fecters. Scott A File, Barry J Finn, Michael R Francis, Lloyd D Genrko, Joseph J Geurink, Terry L Glytas, Valentine J Greer, Michael R Grey, Joseph C Hansen, David G



Associated Bank, NA

Seniar Vice President

Hoffman, Pamela S Home, Pat Hueg, Michael R Kasperek, Kovin K Klacker, Alan B Klick, Thomas W Kohlbeck, Douglas M Kolnour, Timothy J Kuipers, Michael D La Muc, Julian S Larson, Gregory A Larvick, Jeffery S Lerom, Mark R Lloyd, Conald J Loveless, Parrick L Meher, Oen J Mandeville, Patrick L Massell, Daniel D Mattix, Phillip W Mayne, Christopher L. McBado, Kevia J McPock, Mike A Miller, Daniel J Moehring, David A Morse, Carpl A Navatro, Anthony J Neuman, Shawn P Peterson, Ruth J Pophal, Daniel L Radoske, JoAnn P Rausch, Brell T Rhyner, Kathy M Rojas, Mark A Seccol, Ronald E Schrempp, Jeff M Senanayako, Sanjaya Shaw, Bernard R Smits, Joseph J Spancer, Ann M Spletmann, Donna A Stansbury, Tracy J Steen, Steven D Stone, Brett P Von-Beilinger, Daniel R Welker, Susan A Walter, Dale A Warsek, Gregory T Way, Paul € Wehronberg, Alan H Weisto, Edward J Whalen, Karen K Wison, James F Witte, Craig J Woldt, Joan A

Vice President

Wolfo, Matthew E. Zimmerman, Michael H.

Abrahamson, Cert H Ball, Susan C Bambarger, Steven K Bamez, Edwin N Baur, John J Bually, Karen Betkwith, John Betermann, Anthony E Berson, Leroy A

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitted	ing this EDS. Include d/b/a/ if applicable:
Bank of America National Association	
Check ONE of the following three boxes:	
Indicate whether the Disclosing Party submittin 1. [x] the Applicant OR	ng this EDS is:
	ect interest in the Applicant. State the legal name of the nolds an interest:
3. [] a legal entity with a right of control (s which the Disclosing Party holds a right of	see Section II.B.1.) State the legal name of the entity in control:
B. Business address of the Disclosing Party:	100 North Tryon Street
	Charlotte, NC 28255
C. Telephone: 312.904.8357 Fax: 312.	453.4568 Email: julie.conenna@baml.com
D. Name of contact person:Julie Conenna	
E. Federal Employer Identification No. (if you l	have one):
F. Brief description of contract, transaction or owhich this EDS pertains. (Include project number RFP- Municipal Depository for City of Chicago and Chicago	
G. Which City agency or department is requesti	ing this EDS? Department of Finance
If the Matter is a contract being handled by the complete the following:	he City's Department of Procurement Services, please
Specification #	and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company [] Publicly registered business corporation [] Limited liability partnership [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation [] General partnership (Is the not-for-profit corporation also a 501(c)(3))? [] Limited partnership []Yes []No [] Trust [X] Other (please specify) National Association 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: National Banking Association organized under the laws of the United States 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? []Yes [X] N/A []No B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title See Exhibit E

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
BANA Holding Corporation	100 N. Tryon Street Charlotte NC 28255	Disclosing Party 100%
		- Indiana - Indi
SECTION III BUSI	NESS RELATIONSHIPS WITH (CITY ELECTED OFFICIALS
•	arty had a "business relationship," as cted official in the 12 months before	defined in Chapter 2-156 of the Municipal the date this EDS is signed?
[] Yes	[x] No	
If yes, please identify be relationship(s):	elow the name(s) of such City elected	d official(s) and describe such
,	· · · · · · · · · · · · · · · · · · ·	

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.

retained or anticipate to be retained)		(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necess	ary)		
[x] Check here if the I	Disclosing Party ha	as not retained, nor expects to retain	, any such persons or entities.
SECTION V CER	TIFICATIONS		
A. COURT-ORDER	ED CHILD SUPP	ORT COMPLIANCE	
•		-415, substantial owners of business h their child support obligations thro	_
	<u>-</u>	ly owns 10% or more of the Disclos ons by any Illinois court of competen	
[] Yes [o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person in comple		ourt-approved agreement for payme reement?	ent of all support owed and
[] Yes [] No		
B. FURTHER CERT	IFICATIONS		
consult for defined ter submitting this EDS is certifies as follows: (i with, or has admitted criminal offense invol	rms (e.g., "doing be s the Applicant and) neither the Appli guilt of, or has even lving actual, attem	pter 1-23, Article I ("Article I")(white outliness") and legal requirements), it does not any controlling person is called been convicted of, or placed under pted, or conspiracy to commit bribes officer or employee of the City or are	f the Disclosing Party en the Disclosing Party urrently indicted or charged r supervision for, any ry, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further	
Certifications), the Disclosing Party must explain below:	
	_
	_
· · · · · · · · · · · · · · · · · · ·	-

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
None
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. None
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[X] is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary): Makes the above plegde

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

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

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

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[]Yes

[X] No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

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

Does the Matter involve a City Property Sale?

[]Yes

[x] No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of 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.

which t	The Disclosing Party will submit an updated certification at the end of each calendar quarter in here occurs any event that materially affects the accuracy of the statements and information set paragraphs A.1. and A.2. above.
4.	The Disclosing Party certifies that either: (i) it is not an organization described in section 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

- 5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.
- B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

Activities".

b. chain territorate	SINDING EQUIL BINI BOTIMENT OF ORTONITI
	funded, federal regulations require the Applicant and all proposed the following information with their bids or in writing at the outset of
Is the Disclosing Party the	Applicant?
[X] Yes	[] No
If "Yes," answer the three	questions below:
federal regulations? (See	
X Yes	[] No
	the Joint Reporting Committee, the Director of the Office of Federal grams, or the Equal Employment Opportunity Commission all reports due requirements?
X Yes	[] No
3. Have you participal equal opportunity clause?	ted in any previous contracts or subcontracts subject to the
[X] Yes	[] No
If you checked "No" to qu	estion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

Rank of America National Association

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.

Built of Alliance I tenerici / teceplateri	
(Print or type name of Disclosing Party)	
By: Jell menter	
(Sign here)	
Julie Conenna	
(Print or type name of person signing)	
Vice Rosident	
(Print or type title of person signing)	
240	
Signed and sworn to before me on (date) $\frac{10^{-26}-16}{}$,	
at COOK County, Ilinois (state).	
April CBLO Notary Public.	7
Commission expires: Uay 09, 20/8 "OFFICIAL SEAL" TAWANA C BENFORD Notary Public - State of Illinois My Commission Expires May 09, 2018	٠ ٢
Page 12 of 13	5
Page 17 of 13	

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This Appendix is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the 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	
such person is connec	cted; (3) the name and title of the	of such person, (2) the name of the legal entity to which e elected city official or department head to whom such 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.

1.	Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?		
	[] Yes	[X] No	
2.	2. If the Applicant is a legal entity publicly traded on any exchange, is any officer or direct the Applicant identified as a building code scofflaw or problem landlord pursuant to Sec 2-92-416 of the Municipal Code?		
	[] Yes	[X] No	[] Not Applicable
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 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.

Exhibit E Bank of America, National Association 10/4/2016

Board of Directors

Allen, Sharon L.
Bies, Susan S.
Bovender, Jr., Jack O.
Bramble, Frank P.
de Weck, Pierre
Donald, Arnold W.
Hudson, Linda P.
Lozano, Monica C.
May, Thomas J.
Moynihan, Brian T.
Nowell III, Lionel L.
Yost, R. David
White, Michael D.
Woods, Thomas D.

Senior Officers

Moynihan, Brian T.

Athanasia, Dean C.

Bessant, Catherine P.

Bless, Rudolf Donofrio, Paul M. Greener, Geoffrey Helms, Mark Tyler

Helms, Mark Tyler Hussein, Sajid Fazal

Kim, Hannah H.

Laughlin, Terrence P.

Leitch, David

Lynch, Gary G. Magasiner, Andrei G.

Montag, Thomas K.

Nguyen, Thong

Smith, Andrea B. Thompson, Bruce R.

Jeffries, Ross E. Costamagna, Christine M.

Fadina, Abby Gilliam, Allison L. Kalsi, Bhupinder Mogensen, Lauren

Tai, Nina

President, Chief Executive Officer

President, Preferred & Small Business Banking, Co-Head -

Consumer Banking

Chief Operations and Technology Officer

Chief Accounting Officer Chief Financial Officer Chief Risk Officer

Assistant Vice President, Assistant Secretary Managing Director, Associate General Counsel

Senior Vice President, Assistant General Counsel, Assistant

Secretary

Vice Chairman, Global Wealth & Investment Management

Global General Counsel

Vice Chairman Treasurer

Chief Operating Officer

President, Retail Banking, Co-Head - Consumer Banking

Chief Administrative Officer

Vice Chairman
Corporate Secretary
Assistant Secretary

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIDT ADDENDUM A

INTRODUCATION

Bank of America, N.A. ("BANA") is an indirect, wholly-owned subsidiary of Bank of America Corporation (the "Corporation"), which is a large and diversified, publicly-traded institution. The Corporation and its subsidiaries including BANA, had approximately 197,008 full time equivalent employees as of September 1, 2016, and is a global franchise, serving customers and clients around the world with operations in all 50 U.S. states, the District of Columbia, and more than 40 foreign countries. Accordingly, it is not reasonably possible to perform definitive due diligence, extending back indefinitely in time, across the full panoply of employees, officers, and predecessor banks, with respect to all federal, state or local government contracts. The Corporation makes all disclosures required by its regulators, including all required disclosures in its Annual Report on Form 10-K (collectively, the "Reports"), all of which are filed with the U.S. Securities and Exchange Commission. These reports include disclosures of investigations and other matters as required by federal law and are publicly available. These reports can also be accessed at the following website: http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome. These reports may contain further information responsive to this certification.

The bank is a large and diversified institution and is routinely involved in litigation in various state and federal courts. The bank make all disclosures required by its regulators, including all required disclosures in its Annual Reports of Form 10K and Quarterly Reports on Form 10Q, which are updated in Reports on Form 8K, all of which are filed with the Securities and Exchange Commission. Those reports include disclosures of investigations and other matters as required by federal law and are publicly available. The bank cannot confirm or deny the existence of any other, non-public investigation conducted by any government investigator unless required to do so by law. These reports can be provided upon request or can be accessed at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome.

Subject to and as set forth in the introductory paragraph directly above, to the best knowledge of the individual signatory signing the questionnaire, without independent inquiry, BANA further clarifies its response to this statement as follows:

B. FURTHER CERTIFICATIONS

The Corporation, for itself and its affiliates and subsidiaries including BANA, makes all disclosures required by its regulators in its Annual Reports on Form 10-K and Quarterly Reports on Form 10-Q, which are updated in Reports on Forms 8-K, all of which are filed with the U.S. Securities and Exchange Commission (collectively, the "Reports"). These reports include all disclosures as required by federal law including those pertaining to material business matters such as, litigations, criminal convictions, and other legal actions, and may contain information which is further responsive to items addressed in the FIES FORM and this Addendum. The Reports are publicly available at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-sec. Further, BANA has been the subject of certain formal enforcement actions by the Office of the Comptroller of the Currency (the "OCC"), and information which can be publicly disclosed regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at:

http://apps.occ.gov/EnforcementActions. In addition, BANA's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their Form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and also publicly available. Outside of such Reports and the publicly

available filings as noted above, BANA and the Corporation cannot otherwise disclose such information of material non-public nature except where required by applicable law or legal process.

Bank of America, National Association has been the subject of certain formal enforcement actions by the Office of the Comptroller of Currency (the "OCC"). Information regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at: http://apps.occ.gov/EnforcementActions.

In addition, Bank of America, National Association's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and are publicly available. Bank of America, National Association cannot confirm or deny the existence of any other non-public investigation conducted by any governmental agency unless required to do so by law.

Bank of America, National Association's indirect parent Bank of America Corporation, also makes all required disclosures in its Form 10-K as filed with the Securities and Exchange Commission and its Annual Report as posted on its website at:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-reportsannual.

On December 7, 2010, Bank of America entered into agreements with the Internal Revenue Service (IRS), the Office of the Comptroller of Currency (OCC), a Working Group of 28 State Attorneys General and the Federal Reserve Board, and was also subject to an administrative cease and desist order from the U.S. Securities Exchange Commission (SEC). The global resolution with the federal and state entities provided for payment of restitution to the IRS and municipal derivative counterparties allegedly harmed by Bank of America's alleged anticompetitive conduct (including bid rigging) in connection with the marketing and sale of municipal bond derivatives from 1998 to 2003, as well as requiring the Bank to take certain remedial measures.

Importantly, Bank of America was the first and only entity to self-report evidence of the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry- wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators. In January 2007, as a result of the Bank's self-reporting and cooperation DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America has met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

The Bank also promptly agreed to cooperate with the State Attorneys General (including the New York Attorney General) in their industry-wide investigation. As noted above, the Bank reached a settlement agreement with numerous State Attorneys General (including the New York Attorney General). In recognition of the Bank's self-reporting and substantial cooperation, the Attorneys General added an exhibit (Exhibit 3) to the end of that settlement agreement. This exhibit describes, in detail, the Bank's extensive cooperation with the investigations in this matter. In addition, this exhibit describes the importance of the Bank's cooperation to the Attorneys General investigation. In recognition of the Bank's agreement to make restitution and its truthful cooperation, the exhibit affirmatively states that "no provision contained in the settlement agreement is intended to be construed as a mandate or recommendation to any independent suspension and/or debarment authority regarding a decision to disqualify, suspend or debar Bank of America . . . from engaging in the provision of any financial services including, but not limited to, the marketing sale or placement of municipal bond derivatives or any other state business"

On or about March 18, 2008, the Office of the Comptroller of the Currency entered a Consent Order against Douglas L. Campbell related to improper payments made to brokers on municipal derivative transactions in 2001 and 2002 while Mr. Campbell was a member of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Campbell was prohibited from a number of activities, including participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also imposed a \$25,000 civil monetary penalty on Mr.Campbell. On or about September 9, 2010, Mr. Campbell pled guilty to (i) conspiracy to restrain trade in violation of 15 U.S.C. § 1, (ii) conspiracy to commit wire fraud in violation of 18 U.S.C. § 371 and §1343, and (iii) wire fraud in violation of 18 U.S.C. § 1343 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Campbell was sentenced on April 22, 2014. On or about December 7, 2010, the Securities and Exchange Commission entered an Administrative Order against Mr. Campbell, related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. The Order barred Mr. Campbell from association with any broker, dealer, or investment adviser. Mr. Campbell was suspended by Bank of America on or about July 24, 2002 and was terminated by Bank of America on or about August 16, 2002.

On or about March 30, 2011, Brian Zwerner pled guilty to conspiracy to make false entries in bank records in violation of 18 U.S.C. § 371 and §1005 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Zwerner was sentenced on July 25, 2014.

On or about December 8, 2011, the Securities and Exchange Commission entered a Cease and Desist Order against Dean Z. Pinard related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Pinard from association with any broker, dealer, investment adviser, municipal securities dealer, or municipal advisor and required him to pay approximately \$41,500 in disgorgement and prejudgment interest. In April 2013, Mr. Pinard entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Pinard engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Pinard was prohibited from, among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. Mr. Pinard was suspended by Bank of America on or about November 15, 2006 and was terminated by Bank of America on or about April 26, 2007.

On or about February 10, 2014, Phillip D. Murphy pled guilty to (i) conspiracy to commit wire fraud in the violation of 18 U.S.C. 371 and 1343, (ii) wire fraud in violation of 18 U.S.C. 1343, and (iii) conspiracy to make false entries in bank records in violation of 18 U.S.C. 371 and 1005 in the United States District Court for the Western District of North Carolina. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Murphy was sentenced on May 18, 2015. On or about December 31, 2014, the Securities and Exchange Commission entered an Administrative Order against Mr. Murphy related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Murphy from associating with any broker, dealer, investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization, and from participating in any offering of a penny stock, including: acting as a promoter, finder, consultant, agent or other person who engages in activities with a broker, dealer or issuer for purposes of the issuance or trading in any penny stock, or inducing or attempting to induce the purchase or sale of any penny stock. In January 2015, Mr. Murphy entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Murphy engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Murphy was prohibited from, among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also required Mr. Murphy to pay a \$15,000 civil monetary penalty. Mr. Murphy was suspended by Bank of America on or about July 25, 2002, and resigned from Bank of America on or about September 4, 2002.

Importantly, Bank of America was the first and only entity to self—report evidence to the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry-wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators in January 2007, as a result of the Bank's self-reporting and cooperation, DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level of leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

BANK OF AMERICA, NATIONAL ASSOCIATION ASSISTANT SECRETARY'S CERTIFICATE

The undersigned, Elizabeth A. Pryor, an Assistant Secretary of Bank of America, National Association, a national banking association organized and existing under the laws of the United States of America (herein, the "Bank"), having its principal place of business in the City of Charlotte, State of North Carolina, United States of America, does hereby certify:

- 1. That she is a duly elected, qualified and acting Assistant Secretary of the Bank.
- 2. That the following named person has been properly designated and assigned to the office in the Bank as indicated below; and that such person hold such office at this time:

Julie L. Conenna

Vice President

- 3. That the following is a true and complete copy of an excerpt from the Bylaws of said Bank, and the same is in full force and effect as of the date hereof:
 - Section 5.2. Execution of Instruments. All indentures, mortgages, deeds, conveyances, contracts, notes, loan documents, letters of credit, master agreements, swap agreements, guarantees, discharges, releases, satisfactions, settlements, affidavits, bonds, undertakings, powers of attorney, and other instruments or contracts may be signed, executed, acknowledged, verified, attested, delivered or accepted on behalf of the Association by the Chairman of the Board, the Chief Executive Officer, the President, any Vice Chairman of the Board, any Division President, any Managing Director, any Director (as described in Section 4.7 of these Bylaws), any Principal, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, any Officer, or any individual who is listed on the Association's personnel records in a position equal to any of the aforementioned officer positions, or such other officers, employees or agents as the Board of Directors, the Chief Executive Officer or any officer reporting directly to the Chief Executive Officer may direct in a written delegation kept in the minute book of the Association. The provisions of this Section 5.2 are supplementary to any other provision of these Bylaws and shall not be construed to authorize execution of instruments otherwise dictated by law.

IN WITNESS WHEREOF, I have hereupon set my hand this 22nd day of October,

2015.

Elizabeth A. Pryor Assistant Secretary

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT ADDENDUM SECTION V –B 1, 2, 3 AND 4

INTRODUCTION

Bank of America, N.A. ("BANA") is an indirect, wholly-owned subsidiary of Bank of America Corporation (the "Corporation"), which is a large and diversified, publicly-traded institution. The Corporation and its subsidiaries including BANA, had approximately 197,008 full time equivalent employees as of September 1, 2016 and is a global franchise, serving customers and clients around the world with operations in all 50 U.S. states, the District of Columbia, and more than 40 foreign countries. Accordingly, it is not reasonably possible to perform definitive due diligence, extending back indefinitely in time, across the full panoply of employees, officers and predecessor banks, with respect to all federal, state or local government contracts. The Corporation makes all disclosures required by its regulators, including all required disclosures in its Annual Report on Form 10-K and Quarterly Reports on Form 10-Q, which are updated in Reports on Form 8-K (collectively, the "Reports"), all of which are filed with the U.S. Securities and Exchange Commission. These Reports include disclosures of investigations and other matters as required by federal law and are publicly available. These Reports can also be accessed at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome. These Reports may contain further information responsive to this certification.

The bank is a large and diversified institution and is routinely involved in litigation in various state and federal courts. The bank makes all disclosures required by its regulators, including all required disclosures in its Annual Reports of Form 10K and Quarterly Reports on Form 10Q, which are updated in Reports on Form 8K, all of which are filed with the Securities and Exchange Commission. Those reports include disclosures of investigations and other matters as required by federal law and are publicly available. The bank cannot confirm or deny the existence of any other, non-public investigation conducted by any government investigator unless required to do so by law. These Reports can be provided upon request or can be accessed at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome

Subject to and as set forth in the introductory paragraph directly above, to the best knowledge of the individual signatory signing this questionnaire, without independent inquiry, BANA further clarifies its response to this statement, as follows:

B. FURTHER CERTIFICATIONS

The Corporation, for itself and its affiliates and subsidiaries including BANA, makes all disclosures required by its regulators in its Annual Reports on Form 10-K and Quarterly Reports on Form 10-Q, which are updated in Reports on Form 8-K, all of which are filed with the U.S. Securities and Exchange Commission (collectively, the "Reports"). These Reports include all disclosures as required by federal law including those pertaining to material business matters such as litigation, criminal convictions, and other legal actions, and may contain information which is further responsive to items addressed in the FIES FORM and this Addendum. These Reports are publicly available at the following website: http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-sec. Further, BANA has been the subject of certain formal enforcement actions by the Office of the Comptroller of the Currency (the "OCC"), and information which can be publicly disclosed regarding these formal enforcement actions

may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at: http://apps.occ.gov/EnforcementActions/. In addition, BANA's registered brokerdealer and investment adviser subsidiaries make all required disclosures on their Form BDs as filed with FINRA (formerly the NASD) and their Form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and are also publicly available. Outside of such Reports and the publicly available filings as noted above, BANA and the Corporation cannot otherwise disclose such information of material non-public nature except where required by applicable law or legal process.

Bank of America, National Association has been the subject of certain formal enforcement actions by the Office of the Comptroller of the Currency (the "OCC"). Information regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at: http://www.occ.treas.gov/EnforcementActions/

In addition, Bank of America, National Association's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BDs as filed with FINRA (formerly the NASD) and their Form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and are publicly available. Bank of America, National Association cannot confirm or deny the existence of any other non-public investigation conducted by any governmental agency unless required to do so by law.

Bank of America, National Association's indirect parent, Bank of America Corporation, also makes all required disclosures in its Form 10-K as filed with the Securities and Exchange Commission and its Annual Report as posted on its website at

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-reportsannual.

On December 7, 2010, Bank of America entered into agreements with the Internal Revenue Service (IRS), the Office of the Comptroller of Currency (OCC), a Working Group of 28 State Attorneys General and the Federal Reserve Board, and was also subject to an administrative cease and desist order from the U.S. Securities and Exchange Commission (SEC). The global resolution with these federal and state entities provided for payment of restitution to the IRS and to municipal derivative counterparties allegedly harmed by Bank of America's alleged anticompetitive conduct (including bid rigging) in connection with the marketing and sale of municipal bond derivatives from 1998 to 2003, as well as requiring the Bank to take certain remedial measures.

Importantly, Bank of America was the first and only entity to self-report evidence of the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry-wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators. In January 2007, as a result of the Bank's self-reporting and cooperation, DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level of leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

The Bank also promptly agreed to cooperate with the State Attorneys General (including the New York Attorney General) in their industry-wide investigation. As noted above, the Bank reached a settlement agreement with numerous State Attorneys General (including the New York Attorney General). In recognition of the Bank's self-reporting and substantial cooperation, the Attorneys General added an exhibit (Exhibit 3) to the end of that settlement agreement. This exhibit describes, in detail, the Bank's extensive cooperation with the investigations in this matter. In addition, this exhibit describes the importance of the Bank's cooperation to the Attorneys General investigation. In recognition of the Bank's agreement to make restitution and its truthful cooperation, the exhibit affirmatively states that "no provision contained in the settlement agreement is intended to be construed as a mandate or recommendation to any independent suspension and/or debarment authority regarding a decision to disqualify, suspend or debar Bank of America . . . from engaging in the provision of any financial services including, but not limited to, the marketing sale or placement of municipal bond derivatives or any other state business"

On or about March 18, 2008, the Office of the Comptroller of the Currency entered a Consent Order against Douglas L. Campbell related to improper payments made to brokers on municipal derivative transactions in 2001 and 2002 while Mr. Campbell was a member of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Campbell was prohibited from a number of activities, including participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also imposed a \$25,000 civil monetary penalty on Mr. Campbell. On or about September 9, 2010, Mr. Campbell pled guilty to (i) conspiracy to restrain trade in violation of 15 U.S.C. § 1, (ii) conspiracy to commit wire fraud in violation of 18 U.S.C. § 371 and §1343, and (iii) wire fraud in violation of 18 U.S.C. § 1343 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Campbell was sentenced on April 22, 2014. On or about December 7, 2010, the Securities and Exchange Commission entered an Administrative Order against Mr. Campbell, related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. The Order barred Mr. Campbell from association with any broker, dealer, or investment adviser. Mr. Campbell was suspended by Bank of America on or about July 24, 2002 and was terminated by Bank of America on or about August 16, 2002.

On or about March 30, 2011, Brian Zwerner pled guilty to conspiracy to make false entries in bank records in violation of 18 U.S.C. § 371 and §1005 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Zwerner was sentenced on July 25, 2014.

On or about December 8, 2011, the Securities and Exchange Commission entered a Cease and Desist Order against Dean Z. Pinard related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Pinard from association with any broker, dealer, investment adviser, municipal securities dealer, or municipal advisor and required him to pay approximately \$41,500 in disgorgement and prejudgment interest. In April 2013, Mr. Pinard entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Pinard engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Pinard was prohibited from, among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. Mr. Pinard was suspended by Bank of America on or about November 15, 2006 and was terminated by Bank of America on or about April 26, 2007.

On or about February 10, 2014, Phillip D. Murphy pled guilty to (i) conspiracy to commit wire fraud in violation of 18 U.S.C. § 371 and §1343, (ii) wire fraud in violation of 18 U.S.C. § 1343, and (iii) conspiracy to make false entries in bank records in violation of 18 U.S.C. § 371 and § 1005 in the United States District Court for the Western District of North Carolina. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Murphy is awaiting sentencing. Mr. Murphy was suspended by Bank of America on or about July 25, 2002, and resigned from Bank of America on or about September 4, 2002.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
BANA Holding Company
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR
2. [x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR
3. [] a legal entity with a right of control (see Section II.B.l.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 100 North Tryon Street
Charlotte, NC 28255
C. Telephone: 312.904.8357 Fax: 312.453.4568 Email: julie.conenna@baml.com
D. Name of contact person: Ju lie On enma
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
RFP- Municipal Depository for City of Chicago and Chicago Board of Education
G. Which City agency or department is requesting this EDS? Department of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Pa	arty:
[] Person	[] Limited liability company
[X] Publicly registered business corporation	[] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[] Yes [] No
[] Trust	[] Other (please specify)
2. For legal entities, the state (or foreign c	country) of incorporation or organization, if applicable:
Delaware	
3. For legal entities not organized in the S business in the State of Illinois as a foreign entity [] Yes [] No	tate of Illinois: Has the organization registered to do tity? [] N/A
	· A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
NOTE: For not-for-profit corporations, also lithere are no such members, write "no members the legal titleholder(s). If the entity is a general partnership, limited partnership or joint venture, list below the name manager or any other person or entity that continued	all executive officers and all directors of the entity. Is the below all members, if any, which are legal entities. If s." For trusts, estates or other similar entities, list below a partnership, limited liability company, limited liability are and title of each general partner, managing member, trols the day-to-day management of the Disclosing Party.
NOTE: Each legal entity listed below must sul	bmit an EDS on its own behalf.
Name	Title
See Exhibit D	

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.

Dercentege Interest in the

Rusiness Address

Name

1 Tullio	Business / tudiess	r creentage interest in the
		Disclosing Party
BAC North America Ho	olding Company 100 N. Tryon Street Charlotte	•
Di to Holai i allonda i t	siang company 100 m. thyon chock on another	, 110 20200 100 /0
		· ····
SECTION III I	BUSINESS RELATIONSHIPS W	ITH CITY ELECTED OFFICIALS
Has the Disclos	ing Party had a "business relationsh	nip," as defined in Chapter 2-156 of the Municipal
	ty elected official in the 12 months	•
code, with any cir	y elected official in the 12 months	before the date this DDO is signed.
r 1 37	5.3 Nr	
[]Yes	[x] No	
If yes, please ident	ify 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.

retained or anticipated to be retained)	Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)	· · · · · · · · · · · · · · · · · · ·		
[x] Check here if the Discl	osing Party h	as not retained, nor expects to retain	, any such persons or entitie
SECTION V CERTIF	CATIONS		
A. COURT-ORDERED O	CHILD SUPP	ORT COMPLIANCE	
		-415, substantial owners of business h their child support obligations thro	
	*	ly owns 10% or more of the Disclos ons by any Illinois court of competer	
[] Yes [] No		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person er is the person in compliance		court-approved agreement for payme reement?	ent of all support owed and
[] Yes [] No	o		•
B. FURTHER CERTIFIC	CATIONS		
consult for defined terms (submitting this EDS is the certifies as follows: (i) nei with, or has admitted guilt criminal offense involving	e.g., "doing be Applicant an ther the Applicant of, or has even actual, attern	pter 1-23, Article I ("Article I")(whousiness") and legal requirements), in dis doing business with the City, the icant nor any controlling person is completed, or conspiracy to commit bribe officer or employee of the City or an entire of the city of the c	f the Disclosing Party en the Disclosing Party urrently indicted or charged r supervision for, any ry, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

Disclosing Party is unab	le to certify to any of the abou	ve statements in this Part B	(Further
Addendum A for additional inform	•		
`\			
 			

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none"). None
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. None
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[X] is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

2-32 of the Municipal Code, explain here (attach additional pages if necessary):

Makes the above plegde

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

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

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

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[]Yes

[X] No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

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

Does the Matter involve a City Property Sale?

[]Yes

[x] No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

-	
Is the Disclosing Party the	Applicant?
[] Yes	[] No -
If "Yes," answer the three	questions below:
1. Have you develope federal regulations? (See	d and do you have on file affirmative action programs pursuant to applicable 41 CFR Part 60-2.)
[] Yes	[] No
•	the Joint Reporting Committee, the Director of the Office of Federal grams, or the Equal Employment Opportunity Commission all reports due requirements?
[] Yes	[] No
3. Have you participate equal opportunity clause?	eed in any previous contracts or subcontracts subject to the
[] Yes	[] No
If you checked "No" to qu	estion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

BANA Holding Corporation

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

(Print or type name of Disclosing Party)
By: /lin Yus
(Sign here)
Niva Tai
(Print or type name of person signing)
Assistant Secretary
(Print or type title of person signing)
Signal and any mate hefers me on (100) /0-26-16'
Signed and sworn to before me on (date) $\frac{10-26-19}{1000}$, at $\frac{10000}{10000}$ (state).
at COOK County, AMINOLO (state).
Notary Public.
Commission expires: MAU 9, 2018 JCB

"OFFICIAL SEAL"
TAWANA C BENFORD
Notary Public - State of Illinois
My Commission Expires May 09, 2018

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?

- V1 -

[] Yes	[^] No		
such person is connec	fy below (1) the name and title of ted; (3) the name and title of the e elationship, and (4) the precise na	elected city official or departn	nent head to whom such
			·

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.

I.	building code scofflaw or problem la Code?		•
	[] Yes	[X] No	
2.	If the Applicant is a legal entity publ the Applicant identified as a building 2-92-416 of the Municipal Code?	-	_ ,
	[] Yes	[X] No	[] Not Applicable
3.	If yes to (1) or (2) above, please ider identified as a building code scofflav buildings to which the pertinent code	w or problem landlord	
			-

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.

Exhibit 1

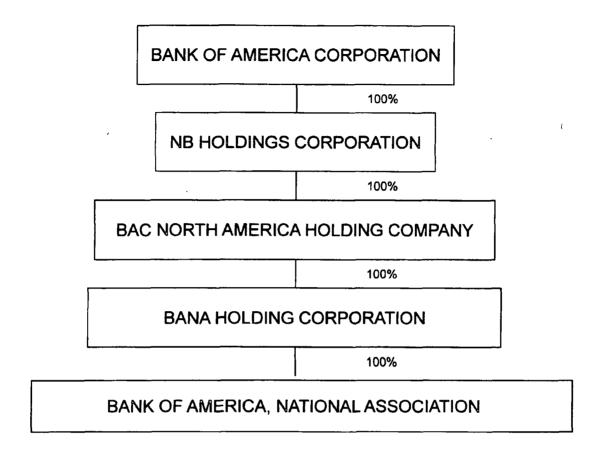


Exhibit D BANA Holding Corporation 10/4/2016

Board of Directors

Borthwick, Alastair Nguyen, Thong Scrivener, Thomas M.

Officers

Scrivener, Thomas M. Bless, Rudolf Ankrom. Michael Jeffries, Ross E. Litsey, Jana J. Bennett, Jennifer E.

Billings, Eric R.

Bowman, Charles F. Chang, Gale

Fox, William J.
Garrison, Elizabeth
Hille, Richard J.
Jones, Angela C.
McAvoy, Sarah L. F.
McNairy, William L.
Mogensen, Lauren
Perrin, Ellen A.

Sak, Pamela Templeton, William W. Thayu, Radhi Wertz, Phillip A. Magasiner, Andrei G. Costamagna, Christine M. Gilliam, Allison L. Johnson, Colleen O.

Tai, Nina

Chairman of the Board, President, Chief Executive Officer Chief Accounting Officer and Chief Financial Officer

Chief Risk Officer

Managing Director, Secretary, Deputy General Counsel

Deputy General Counsel

Managing Director, Associate General Counsel, Assistant

Secretary

Senior Vice President, Associate General Counsel, Assistant

Secretary

Senior Vice President

Senior Vice President, Associate General Counsel, Assistant

Secretary

Senior Vice President
Senior Vice President-Tax
Senior Vice President

Senior Vice President, Assistant General Counsel, Assistant

Secretary

Senior Vice President, Associate General Counsel Senior Vice President, Associate General Counsel Senior Vice President, Assistant General Counsel Senior Vice President, Associate General Counsel

Treasurer

Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIDT ADDENDUM A

INTRODUCATION

Bank of America, N.A. ("BANA") is an indirect, wholly-owned subsidiary of Bank of America Corporation (the "Corporation"), which is a large and diversified, publicly-traded institution. The Corporation and its subsidiaries including BANA, had approximately 197,008 full time equivalent employees as of September 1, 2016, and is a global franchise, serving customers and clients around the world with operations in all 50 U.S. states, the District of Columbia, and more than 40 foreign countries. Accordingly, it is not reasonably possible to perform definitive due diligence, extending back indefinitely in time, across the full panoply of employees, officers, and predecessor banks, with respect to all federal, state or local government contracts. The Corporation makes all disclosures required by its regulators, including all required disclosures in its Annual Report on Form 10-K (collectively, the "Reports"), all of which are filed with the U.S. Securities and Exchange Commission. These reports include disclosures of investigations and other matters as required by federal law and are publicly available. These reports can also be accessed at the following website: http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome. These reports may contain further information responsive to this certification.

The bank is a large and diversified institution and is routinely involved in litigation in various state and federal courts. The bank make all disclosures required by its regulators, including all required disclosures in its Annual Reports of Form 10K and Quarterly Reports on Form 10Q, which are updated in Reports on Form 8K, all of which are filed with the Securities and Exchange Commission. Those reports include disclosures of investigations and other matters as required by federal law and are publicly available. The bank cannot confirm or deny the existence of any other, non-public investigation conducted by any government investigator unless required to do so by law. These reports can be provided upon request or can be accessed at the following website:

http://investor.bankofamerica.com/phoenix zhtml?c=71595&p=irol-irhome.

Subject to and as set forth in the introductory paragraph directly above, to the best knowledge of the individual signatory signing the questionnaire, without independent inquiry, BANA further clarifies its response to this statement as follows:

B. FURTHER CERTIFICATIONS

The Corporation, for itself and its affiliates and subsidiaries including BANA, makes all disclosures required by its regulators in its Annual Reports on Form 10-K and Quarterly Reports on Form 10-Q, which are updated in Reports on Forms 8-K, all of which are filed with the U.S. Securities and Exchange Commission (collectively, the "Reports"). These reports include all disclosures as required by federal law including those pertaining to material business matters such as, litigations, criminal convictions, and other legal actions, and may contain information which is further responsive to items addressed in the FIES FORM and this Addendum. The Reports are publicly available at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-sec. Further, BANA has been the subject of certain formal enforcement actions by the Office of the Comptroller of the Currency (the "OCC"), and information which can be publicly disclosed regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at:

http://apps.occ.gov/EnforcementActions. In addition, BANA's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their Form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and also publicly available. Outside of such Reports and the publicly

available filings as noted above, BANA and the Corporation cannot otherwise disclose such information of material non-public nature except where required by applicable law or legal process.

Bank of America, National Association has been the subject of certain formal enforcement actions by the Office of the Comptroller of Currency (the "OCC"). Information regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at: http://apps.occ.gov/EnforcementActions.

In addition, Bank of America, National Association's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and are publicly available. Bank of America, National Association cannot confirm or deny the existence of any other non-public investigation conducted by any governmental agency unless required to do so by law.

Bank of America, National Association's indirect parent Bank of America Corporation, also makes all required disclosures in its Form 10-K as filed with the Securities and Exchange Commission and its Annual Report as posted on its website at:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-reportsannual.

On December 7, 2010, Bank of America entered into agreements with the Internal Revenue Service (IRS), the Office of the Comptroller of Currency (OCC), a Working Group of 28 State Attorneys General and the Federal Reserve Board, and was also subject to an administrative cease and desist order from the U.S. Securities Exchange Commission (SEC). The global resolution with the federal and state entities provided for payment of restitution to the IRS and municipal derivative counterparties allegedly harmed by Bank of America's alleged anticompetitive conduct (including bid rigging) in connection with the marketing and sale of municipal bond derivatives from 1998 to 2003, as well as requiring the Bank to take certain remedial measures.

Importantly, Bank of America was the first and only entity to self-report evidence of the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry- wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators. In January 2007, as a result of the Bank's self-reporting and cooperation DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America has met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

The Bank also promptly agreed to cooperate with the State Attorneys General (including the New York Attorney General) in their industry-wide investigation. As noted above, the Bank reached a settlement agreement with numerous State Attorneys General (including the New York Attorney General). In recognition of the Bank's self-reporting and substantial cooperation, the Attorneys General added an exhibit (Exhibit 3) to the end of that settlement agreement. This exhibit describes, in detail, the Bank's extensive cooperation with the investigations in this matter. In addition, this exhibit describes the importance of the Bank's cooperation to the Attorneys General investigation. In recognition of the Bank's agreement to make restitution and its truthful cooperation, the exhibit affirmatively states that "no provision contained in the settlement agreement is intended to be construed as a mandate or recommendation to any independent suspension and/or debarment authority regarding a decision to disqualify, suspend or debar Bank of America . . . from engaging in the provision of any financial services including, but not limited to, the marketing sale or placement of municipal bond derivatives or any other state business"

On or about March 18, 2008, the Office of the Comptroller of the Currency entered a Consent Order against Douglas L. Campbell related to improper payments made to brokers on municipal derivative transactions in 2001 and 2002 while Mr. Campbell was a member of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Campbell was prohibited from a number of activities, including participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also imposed a \$25,000 civil monetary penalty on Mr. Campbell. On or about September 9, 2010, Mr. Campbell pled guilty to (i) conspiracy to restrain trade in violation of 15 U.S.C. § 1, (ii) conspiracy to commit wire fraud in violation of 18 U.S.C. § 371 and §1343, and (iii) wire fraud in violation of 18 U.S.C. § 1343 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Campbell was sentenced on April 22, 2014. On or about December 7, 2010, the Securities and Exchange Commission entered an Administrative Order against Mr. Campbell, related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. The Order barred Mr. Campbell from association with any broker, dealer, or investment adviser. Mr. Campbell was suspended by Bank of America on or about July 24, 2002 and was terminated by Bank of America on or about August 16, 2002.

On or about March 30, 2011, Brian Zwerner pled guilty to conspiracy to make false entries in bank records in violation of 18 U.S.C. § 371 and §1005 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Zwerner was sentenced on July 25, 2014.

On or about December 8, 2011, the Securities and Exchange Commission entered a Cease and Desist Order against Dean Z. Pinard related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Pinard from association with any broker, dealer, investment adviser, municipal securities dealer, or municipal advisor and required him to pay approximately \$41,500 in disgorgement and prejudgment interest. In April 2013, Mr. Pinard entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Pinard engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Pinard was prohibited from, among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. Mr. Pinard was suspended by Bank of America on or about April 26, 2007.

On or about February 10, 2014, Phillip D. Murphy pled guilty to (i) conspiracy to commit wire fraud in the violation of 18 U.S.C. 371 and 1343. (ii) wire fraud in violation of 18 U.S.C. 1343, and (iii) conspiracy to make false entries in bank records in violation of 18 U.S.C. 371 and 1005 in the United States District Court for the Western District of North Carolina. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Murphy was sentenced on May 18, 2015. On or about December 31, 2014, the Securities and Exchange Commission entered an Administrative Order against Mr. Murphy related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Murphy from associating with any broker, dealer, investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization, and from participating in any offering of a penny stock, including: acting as a promoter, finder, consultant, agent or other person who engages in activities with a broker, dealer or issuer for purposes of the issuance or trading in any penny stock, or inducing or attempting to induce the purchase or sale of any penny stock. In January 2015, Mr. Murphy entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Murphy engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Murphy was prohibited from, among other things. participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also required Mr. Murphy to pay a \$15,000 civil monetary penalty. Mr. Murphy was suspended by Bank of America on or about July 25, 2002, and resigned from Bank of America on or about September 4, 2002.

Importantly, Bank of America was the first and only entity to self—report evidence to the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry-wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators in January 2007, as a result of the Bank's self-reporting and cooperation, DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level of leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
BAC North America Holding Company
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR
 [X] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: See Exhibit 1 OR
3. [] a legal entity with a right of control (see Section II.B.I.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 100 North Tryon Street
Charlotte, NC 28255
C. Telephone: 312.904.8357 Fax: 312.453.4568 Email: julie.conenna@baml.com
D. Name of contact person:
E. Federal Employer Identification No. (if you have one)
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
RFP- Municipal Depository for City of Chicago and Chicago Board of Education
G. Which City agency or department is requesting this EDS? Department of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company [] Limited liability partnership [Publicly registered business corporation [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership [] Limited partnership []Yes [] No [] Trust [] Other (please specify) 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Delaware 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? []Yes ON [X] [] N/A B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE**: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
NB Holdings Corporation	on 100 N. Tryon Street Charlotte, NC 28255	100%
Has the Disclos	ing Party had a "business relationsl	VITH CITY ELECTED OFFICIALS
Code, with any Cit	ry elected official in the 12 months	before the date this EDS is signed?
[]Yes	[x] No	
If yes, please ident relationship(s):	ify below the name(s) of such City	elected official(s) and describe such

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 wheth retained or anticipated to be retained)		Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessar	ary)		
[X] Check here if the I	Disclosing Party ha	as not retained, nor expects to retain	, any such persons or entities
SECTION V CER	TIFICATIONS		
A. COURT-ORDERI	ED CHILD SUPPO	ORT COMPLIANCE	
-		415, substantial owners of business h their child support obligations thro	
- -	•	ly owns 10% or more of the Disclos ns by any Illinois court of competer	
[] Yes [o person directly or indirectly owns closing Party.	10% or more of the
If "Yes," has the person is the person in compl		ourt-approved agreement for payme	ent of all support owed and
[] Yes [] No		
B. FURTHER CERT	IFICATIONS		

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
- 4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-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 Unverified List, the Entity List and the Debarred List.
- 6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further
Certifications), the Disclosing Party must explain below:
See Attached Addendum A for additional information related to certifications

presumed that the Disclosing Party certified to the above statements.	s above, it will be conclusively
8. To the best of the Disclosing Party's knowledge after reasonable complete list of all current employees of the Disclosing Party who were, month period preceding the execution date of this EDS, an employee, or of the City of Chicago (if none, indicate with "N/A" or "none"). Nane	at any time during the 12-
9. To the best of the Disclosing Party's knowledge after reasonable complete list of all gifts that the Disclosing Party has given or caused to 12-month period preceding the execution date of this EDS, to an employ official, of the City of Chicago. For purposes of this statement, a "gift" made generally available to City employees or to the general public, or (course of official City business and having a retail value of less than \$20 with "N/A" or "none"). As to any gift listed below, please also list the none	be given, at any time during the ree, or elected or appointed does not include: (i) anything ii) food or drink provided in the per recipient (if none, indicate
,	
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION	
1. The Disclosing Party certifies that the Disclosing Party (check on	e)
[X] is [] is not	
a "financial institution" as defined in Section 2-32-455(b) of the Municip	oal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing	ng Party pledges:
"We are not and will not become a predatory lender as defined in Chapter Code. We further pledge that none of our affiliates is, and none of them lender as defined in Chapter 2-32 of the Municipal Code. We understand lender or becoming an affiliate of a predatory lender may result in the loss business with the City."	will become, a predatory d that becoming a predatory
If the Disclosing Party is unable to make this pledge because it or any of Section 2-32-455(b) of the Municipal Code) is a predatory lender within 2-32 of the Municipal Code, explain here (attach additional pages if nec Makes the above plegde	the meaning of Chapter

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? []Yes [X] No NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? [x] No [] Yes 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City. X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.			
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS			
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.			
A. CERTIFICATION REGARDING LOBBYING			
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):			
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)			
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,			

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.	
Is the Disclosing Party the A	pplicant?
[] Yes [] No
If "Yes," answer the three qu	nestions below:
1. Have you developed a federal regulations? (See 41	and do you have on file affirmative action programs pursuant to applicable CFR Part 60-2.)
[] Yes [] No
Contract Compliance Programunder the applicable filing re	ne Joint Reporting Committee, the Director of the Office of Federal ms, or the Equal Employment Opportunity Commission all reports due quirements?] No
3. Have you participated equal opportunity clause?	in any previous contracts or subcontracts subject to the
[] Yes [] No
If you checked "No" to quest	tion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

BAC North America Holding Company
(Print or type name of Disclosing Party)
By:
(Sign here)
Nina Tai
(Print or type name of person signing)
Assistant Secretary
(Print or type title of person signing)
Signed and sworn to before me on (date) 10-26-16 at 000 County, THOS (state).
Notary Public.

Commission expires: May 9, 2018

"OFFICIAL SEAL"
TAWANA C BENFORD
Notary Public - State of Illinois
My Commission Expires May 09, 2018

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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	[*] No	
such person is connec	ted; (3) the name and title of the	of such person, (2) the name of the legal entity to which elected city official or department head to whom such 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.

	1.	Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?				
		[] Yes	[X] No			
:	2.	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?				
		[] Yes	[X] No	[] Not Applicable		
	3. If yes to (1) or (2) above, please identify below the name of the person or legidentified as a building code scofflaw or problem landlord and the address of buildings to which the pertinent code violations apply.			landlord and the address of the building of)r	

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.

Exhibit 1

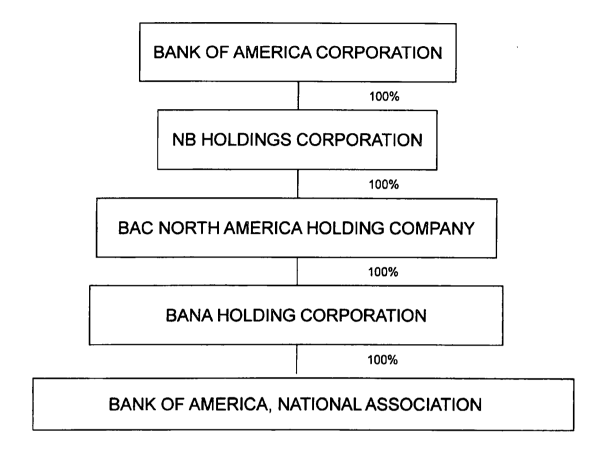


Exhibit C BAC North America Holding Company 10/4/2016

Board of Directors

Donofrio, Paul M. Scrivener, Thomas M. Smith, Andrea B.

Officers

Scrivener, Thomas M. Bless, Rudolf Greener, Geoffrey Jeffries, Ross E. Litsey, Jana J. Bennett, Jennifer E.

Billings, Eric R.

Bowman, Charles F. Chang, Gale

Fox, William J.
Garrison, Elizabeth
Hille, Richard J.
Jones, Angela C.
McAvoy, Sarah L. F.
McNairy, William L.
Mogensen, Lauren
Perrin, Ellen A.

Sak, Pamela Templeton, William W. Thayu, Radhi Wertz, Phillip A. Magasiner, Andrei G. Costamagna, Christine M. Gilliam, Allison L. Johnson, Colleen O. Tai, Nina Chairman of the Board, President, Chief Executive Officer

Chief Accounting Officer

Chief Risk Officer

Managing Director, Secretary, Deputy General Counsel

Deputy General Counsel

Managing Director, Associate General Counsel, Assistant

Secretary

Senior Vice President, Associate General Counsel, Assistant

Secretary

Senior Vice President

Senior Vice President, Associate General Counsel, Assistant

Secretary

Senior Vice President
Senior Vice President-Tax
Senior Vice President

Senior Vice President, Assistant General Counsel, Assistant

Secretary

Senior Vice President, Associate General Counsel Senior Vice President, Associate General Counsel Senior Vice President, Assistant General Counsel Senior Vice President, Associate General Counsel

Treasurer

Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIDT ADDENDUM A

INTRODUCATION

Bank of America, N.A. ("BANA") is an indirect, wholly-owned subsidiary of Bank of America Corporation (the "Corporation"), which is a large and diversified, publicly-traded institution. The Corporation and its subsidiaries including BANA, had approximately 197,008 full time equivalent employees as of September 1, 2016, and is a global franchise, serving customers and clients around the world with operations in all 50 U.S. states, the District of Columbia, and more than 40 foreign countries. Accordingly, it is not reasonably possible to perform definitive due diligence, extending back indefinitely in time, across the full panoply of employees, officers, and predecessor banks, with respect to all federal, state or local government contracts. The Corporation makes all disclosures required by its regulators, including all required disclosures in its Annual Report on Form 10-K (collectively, the "Reports"), all of which are filed with the U.S. Securities and Exchange Commission. These reports include disclosures of investigations and other matters as required by federal law and are publicly available. These reports can also be accessed at the following website: http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome. These reports may contain further information responsive to this certification.

The bank is a large and diversified institution and is routinely involved in litigation in various state and federal courts. The bank make all disclosures required by its regulators, including all required disclosures in its Annual Reports of Form 10K and Quarterly Reports on Form 10Q, which are updated in Reports on Form 8K, all of which are filed with the Securities and Exchange Commission. Those reports include disclosures of investigations and other matters as required by federal law and are publicly available. The bank cannot confirm or deny the existence of any other, non-public investigation conducted by any government investigator unless required to do so by law. These reports can be provided upon request or can be accessed at the following website:

http://investor.bankofamerica.com/phoenix zhtml?c=71595&p=irol-irhome.

Subject to and as set forth in the introductory paragraph directly above, to the best knowledge of the individual signatory signing the questionnaire, without independent inquiry, BANA further clarifies its response to this statement as follows:

B. FURTHER CERTIFICATIONS

The Corporation, for itself and its affiliates and subsidiaries including BANA, makes all disclosures required by its regulators in its Annual Reports on Form 10-K and Quarterly Reports on Form 10-Q, which are updated in Reports on Forms 8-K, all of which are filed with the U.S. Securities and Exchange Commission (collectively, the "Reports"). These reports include all disclosures as required by federal law including those pertaining to material business matters such as, litigations, criminal convictions, and other legal actions, and may contain information which is further responsive to items addressed in the FIES FORM and this Addendum. The Reports are publicly available at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-sec. Further, BANA has been the subject of certain formal enforcement actions by the Office of the Comptroller of the Currency (the "OCC"), and information which can be publicly disclosed regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at:

http://apps.occ.gov/EnforcementActions. In addition, BANA's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their Form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and also publicly available. Outside of such Reports and the publicly

available filings as noted above, BANA and the Corporation cannot otherwise disclose such information of material non-public nature except where required by applicable law or legal process.

Bank of America, National Association has been the subject of certain formal enforcement actions by the Office of the Comptroller of Currency (the "OCC"). Information regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at: http://apps.occ.gov/EnforcementActions.

In addition, Bank of America, National Association's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and are publicly available. Bank of America, National Association cannot confirm or deny the existence of any other non-public investigation conducted by any governmental agency unless required to do so by law.

Bank of America, National Association's indirect parent Bank of America Corporation, also makes all required disclosures in its Form 10-K as filed with the Securities and Exchange Commission and its Annual Report as posted on its website at:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-reportsannual.

On December 7, 2010, Bank of America entered into agreements with the Internal Revenue Service (IRS), the Office of the Comptroller of Currency (OCC), a Working Group of 28 State Attorneys General and the Federal Reserve Board, and was also subject to an administrative cease and desist order from the U.S. Securities Exchange Commission (SEC). The global resolution with the federal and state entities provided for payment of restitution to the IRS and municipal derivative counterparties allegedly harmed by Bank of America's alleged anticompetitive conduct (including bid rigging) in connection with the marketing and sale of municipal bond derivatives from 1998 to 2003, as well as requiring the Bank to take certain remedial measures.

Importantly, Bank of America was the first and only entity to self-report evidence of the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry- wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators. In January 2007, as a result of the Bank's self-reporting and cooperation DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America has met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

The Bank also promptly agreed to cooperate with the State Attorneys General (including the New York Attorney General) in their industry-wide investigation. As noted above, the Bank reached a settlement agreement with numerous State Attorneys General (including the New York Attorney General). In recognition of the Bank's self-reporting and substantial cooperation, the Attorneys General added an exhibit (Exhibit 3) to the end of that settlement agreement. This exhibit describes, in detail, the Bank's extensive cooperation with the investigations in this matter. In addition, this exhibit describes the importance of the Bank's cooperation to the Attorneys General investigation. In recognition of the Bank's agreement to make restitution and its truthful cooperation, the exhibit affirmatively states that "no provision contained in the settlement agreement is intended to be construed as a mandate or recommendation to any independent suspension and/or debarment authority regarding a decision to disqualify, suspend or debar Bank of America . . . from engaging in the provision of any financial services including, but not limited to, the marketing sale or placement of municipal bond derivatives or any other state business "

On or about March 18, 2008, the Office of the Comptroller of the Currency entered a Consent Order against Douglas L. Campbell related to improper payments made to brokers on municipal derivative transactions in 2001 and 2002 while Mr. Campbell was a member of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Campbell was prohibited from a number of activities, including participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also imposed a \$25,000 civil monetary penalty on Mr. Campbell. On or about September 9, 2010, Mr. Campbell pled guilty to (i) conspiracy to restrain trade in violation of 15 U.S.C. § 1, (ii) conspiracy to commit wire fraud in violation of 18 U.S.C. § 371 and §1343, and (iii) wire fraud in violation of 18 U.S.C. § 1343 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Campbell was sentenced on April 22, 2014. On or about December 7, 2010, the Securities and Exchange Commission entered an Administrative Order against Mr. Campbell, related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. The Order barred Mr. Campbell from association with any broker, dealer, or investment adviser. Mr. Campbell was suspended by Bank of America on or about July 24, 2002 and was terminated by Bank of America on or about August 16, 2002.

On or about March 30, 2011, Brian Zwerner pled guilty to conspiracy to make false entries in bank records in violation of 18 U.S.C. § 371 and §1005 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Zwerner was sentenced on July 25, 2014.

On or about December 8, 2011, the Securities and Exchange Commission entered a Cease and Desist Order against Dean Z. Pinard related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Pinard from association with any broker, dealer, investment adviser, municipal securities dealer, or municipal advisor and required him to pay approximately \$41,500 in disgorgement and prejudgment interest. In April 2013, Mr. Pinard entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Pinard engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Pinard was prohibited from, among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. Mr. Pinard was suspended by Bank of America on or about November 15, 2006 and was terminated by Bank of America on or about April 26, 2007.

On or about February 10, 2014, Phillip D. Murphy pled guilty to (i) conspiracy to commit wire fraud in the violation of 18 U.S.C. 371 and 1343. (ii) wire fraud in violation of 18 U.S.C. 1343, and (iii) conspiracy to make false entries in bank records in violation of 18 U.S.C. 371 and 1005 in the United States District Court for the Western District of North Carolina. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr Murphy was sentenced on May 18, 2015. On or about December 31, 2014, the Securities and Exchange Commission entered an Administrative Order against Mr. Murphy related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Murphy from associating with any broker, dealer, investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization, and from participating in any offering of a penny stock, including: acting as a promoter, finder, consultant, agent or other person who engages in activities with a broker, dealer or issuer for purposes of the issuance or trading in any penny stock, or inducing or attempting to induce the purchase or sale of any penny stock. In January 2015, Mr. Murphy entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Murphy engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Murphy was prohibited from, among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also required Mr. Murphy to pay a \$15,000 civil monetary penalty. Mr. Murphy was suspended by Bank of America on or about July 25, 2002, and resigned from Bank of America on or about September 4, 2002.

Importantly, Bank of America was the first and only entity to self—report evidence to the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry-wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators in January 2007, as a result of the Bank's self-reporting and cooperation, DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level of leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
NB Holdings Corporation
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR 2. [X] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: See Exh ibt 1
OR 3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 100 North Tryon Street
Charlotte, NC 28255
C. Telephone: 312.904.8357 Fax: 312.453.4568 Email: julie.conenna@baml.com D. Name of contact person: Julie Cone nna
E. Federal Employer Identification No. (if you have on.,
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):
RFP- Municipal Depository for City of Chicago and Chicago Board of Education
G. Which City agency or department is requesting this EDS? Department of Fin an ce
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Pa	rty:
[] Person	[] Limited liability company
[X] Publicly registered business corporation	[] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[] Yes [] No
[] Trust	[] Other (please specify)
2. For legal entities, the state (or foreign c	ountry) of incorporation or organization, if applicable:
2 5-1-1-1-4-4-6	
business in the State of Illinois as a foreign ent	tate of Illinois: Has the organization registered to do tity?
[] Yes [*] No	[] N/A
B. IF THE DISCLOSING PARTY IS A LEGA	AL ENTITY:
NOTE: For not-for-profit corporations, also list there are no such members, write "no members	Il executive officers and all directors of the entity. st below all members, if any, which are legal entities. If s." For trusts, estates or other similar entities, list below
the legal titleholder(s).	
	partnership, limited liability company, limited liability
-	e and title of each general partner, managing member,
	trols the day-to-day management of the Disclosing Party.
NOTE: Each legal entity listed below must sub	omit an EDS on its own behalf.
Name	Title
See Exhibit A	

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Percentage Interest in the

Rusiness Address

Name

Trame	Dasinoss Madross	Disclosing Party
Bank of America Corpor	ration 100 N. Tryon Street Charlotte, NC 28255	100%
SECTION III I	BUSINESS RELATIONSHIPS WIT	H CITY ELECTED OFFICIALS
	ing Party had a "business relationship, ty elected official in the 12 months bef	" as defined in Chapter 2-156 of the Municipal ore the date this EDS is signed?
[] Yes	[x] No .	
If yes, please ident relationship(s):	ify below the name(s) of such City ele	cted official(s) and describe such

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.

retained or anticipated to be retained)	Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)		·
[x] Check here if the Disc	closing Party h	as not retained, nor expects to retain	, any such persons or entities
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	
_		-415, substantial owners of business h their child support obligations thr	
	· ·	ly owns 10% or more of the Disclosons by any Illinois court of competer	
[] Yes [] N	·	o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person is the person in complian		court-approved agreement for paymorement?	ent of all support owed and
[] Yes [] N	No	•	
B. FURTHER CERTIFI	CATIONS		
consult for defined terms submitting this EDS is the certifies as follows: (i) no with, or has admitted gui criminal offense involving	s (e.g., "doing be ne Applicant an either the Appli lt of, or has eve ng actual, attem	pter 1-23, Article I ("Article I")(whousiness") and legal requirements), in dis doing business with the City, the icant nor any controlling person is completed of, or placed under the person is completed, or conspiracy to commit bribes officer or employee of the City or as	of the Disclosing Party ten the Disclosing Party turrently indicted or charged or supervision for, any try, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV. "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below: See Attached Addendum A for additional information related to certifications		
	`	
	·	

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? []Yes ON [X] NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? [x] No []Yes 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest: Name **Business Address** Nature of Interest

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

connection with the Matter voidable by the City.
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined to applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

_	
Is the Disclosing Pa	arty the Applicant?
[] Yes	[] No
If "Yes," answer th	e three questions below:
	veloped and do you have on file affirmative action programs pursuant to applicab (See 41 CFR Part 60-2.)
[] Yes	[] No
Contract Complian	ed with the Joint Reporting Committee, the Director of the Office of Federal ce Programs, or the Equal Employment Opportunity Commission all reports due e filing requirements?
[] Yes	[] No
3. Have you pa equal opportunity c	rticipated in any previous contracts or subcontracts subject to the lause?
[] Yes	[] No
If you checked "No	"to question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

NB Holding Corporation

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

(Print or type name of Disclosing Party)		
By: _ lin fin		
(Sign here)		
Nina Tai	_	
(Print or type name of person signing)		
Assistant Scoretury	_	
(Print or type title of person signing)	ı	
Signed and sworn to before me on (date)	18-26-16	,
at COOL County, Illinuis	(state).	
Jauga CB/C	_ Notary Public.	
Commission expires: May 09, 20	<u>)/8</u>	"OFFICIAL SEAL" TAWANA C BENFORD Notary Public - State of Illinois
V	Page 12 of 13	My Commission Expires May 09, 2018

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[^X] No	
such person is connec	cted; (3) the name and title of th	e of such person, (2) the name of the legal entity to which he elected city official or department head to whom such a 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.

1.	building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municip Code?			
	[] Yes	[X] No		
2.	If the Applicant is a legal entity per the Applicant identified as a buil 2-92-416 of the Municipal Code	lding code scofflaw o		
	[] Yes	[X] No	[] Not Applicable	
3.	If yes to (1) or (2) above, please identified as a building code scobuildings to which the pertinent	fflaw or problem land	dlord and the address of the b	

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.

Exhibit 1

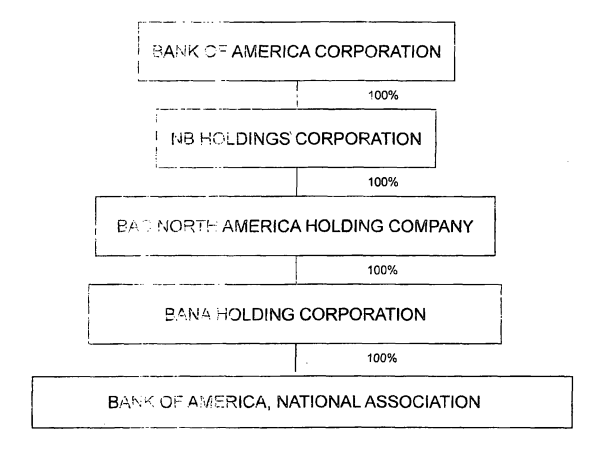


Exhibit A NB Holdings Corporation 10/4/2016

Board of Directors

Athanasaia, Dean C. Bessant, Catherine P. Scrivener, Thomas Matthew

Officers

Scrivener, Thomas Matthew

Bless, Rudolf Ankrom, Michael Jeffries, Ross E. Litsey, Jana J.

Bennett, Jennifer E.

Billings, Eric R.

Bowman, Charles F.

Chang, Gale

Fox, William J.
Garrison, Elizabeth
Hille, Richard J.
Jones, Angela C.
McAvoy, Sarah L. F.
McNairy, William L.
Mogensen, Lauren
Perrin, Ellen A.

Perrin, Ellen A.

Sak, Pamela Templeton, William W Thayu, Radhi Wertz, Phillip A. Magasiner, Andrei G. Costamagna, Christine M. Gilliam, Allison L. Johnson, Colleen O.

Tai, Nina

Chairman of the Board, President, Chief Executive Officer

Chief Accounting Officer and Chief Financial Officer

Chief Risk Officer

Managing Director, Secretary, Deputy General Counsel

Deputy General Counsel

Managing Director, Associate General Counsel, Assistant

Secretary

Senior Vice President, Associate General Counsel, Assistant

Secretary

Senior Vice President

Senior Vice President, Associate General Counsel, Assistant

Secretary

Senior Vice President
Senior Vice President-Tax
Senior Vice President

Senior Vice President, Assistant General Counsel, Assistant

Secretary

Senior Vice President, Associate General Counsel Senior Vice President, Associate General Counsel Senior Vice President, Assistant General Counsel Senior Vice President, Associate General Counsel

Treasurer

Assistant Secretary Assistant Secretary Assistant Secretary Assistant Secretary

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIDT ADDENDUM A

INTRODUCATION

Bank of America, N.A. ("BANA") is an indirect, wholly-owned subsidiary of Bank of America Corporation (the "Corporation"), which is a large and diversified, publicly-traded institution. The Corporation and its subsidiaries including BANA, had approximately 197,008 full time equivalent employees as of September 1, 2016, and is a global franchise, serving customers and clients around the world with operations in all 50 U.S. states, the District of Columbia, and more than 40 foreign countries. Accordingly, it is not reasonably possible to perform definitive due diligence, extending back indefinitely in time, across the full panoply of employees, officers, and predecessor banks, with respect to all federal, state or local government contracts. The Corporation makes all disclosures required by its regulators, including all required disclosures in its Annual Report on Form 10-K (collectively, the "Reports"), all of which are filed with the U.S. Securities and Exchange Commission. These reports include disclosures of investigations and other matters as required by federal law and are publicly available. These reports can also be accessed at the following website: http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome. These reports may contain further information responsive to this certification.

The bank is a large and diversified institution and is routinely involved in litigation in various state and federal courts. The bank make all disclosures required by its regulators, including all required disclosures in its Annual Reports of Form 10K and Quarterly Reports on Form 10Q, which are updated in Reports on Form 8K, all of which are filed with the Securities and Exchange Commission. Those reports include disclosures of investigations and other matters as required by federal law and are publicly available. The bank cannot confirm or deny the existence of any other, non-public investigation conducted by any government investigator unless required to do so by law. These reports can be provided upon request or can be accessed at the following website:

http://investor.bankofamerica.com/phoenix zhtml?c=71595&p=irol-irhome.

Subject to and as set forth in the introductory paragraph directly above, to the best knowledge of the individual signatory signing the questionnaire, without independent inquiry, BANA further clarifies its response to this statement as follows:

B. FURTHER CERTIFICATIONS

The Corporation, for itself and its affiliates and subsidiaries including BANA, makes all disclosures required by its regulators in its Annual Reports on Form 10-K and Quarterly Reports on Form 10-Q, which are updated in Reports on Forms 8-K, all of which are filed with the U.S. Securities and Exchange Commission (collectively, the "Reports"). These reports include all disclosures as required by federal law including those pertaining to material business matters such as, litigations, criminal convictions, and other legal actions, and may contain information which is further responsive to items addressed in the FIES FORM and this Addendum. The Reports are publicly available at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-sec.
Further, BANA has been the subject of certain formal enforcement actions by the Office of the Comptroller of the Currency (the "OCC"), and information which can be publicly disclosed regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at:

http://apps.occ.gov/EnforcementActions. In addition, BANA's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their Form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and also publicly available. Outside of such Reports and the publicly

available filings as noted above, BANA and the Corporation cannot otherwise disclose such information of material non-public nature except where required by applicable law or legal process.

Bank of America, National Association has been the subject of certain formal enforcement actions by the Office of the Comptroller of Currency (the "OCC"). Information regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at: http://apps.occ.gov/EnforcementActions.

In addition, Bank of America, National Association's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and are publicly available. Bank of America, National Association cannot confirm or deny the existence of any other non-public investigation conducted by any governmental agency unless required to do so by law.

Bank of America, National Association's indirect parent Bank of America Corporation, also makes all required disclosures in its Form 10-K as filed with the Securities and Exchange Commission and its Annual Report as posted on its website at:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-reportsannual.

On December 7, 2010, Bank of America entered into agreements with the Internal Revenue Service (IRS), the Office of the Comptroller of Currency (OCC), a Working Group of 28 State Attorneys General and the Federal Reserve Board, and was also subject to an administrative cease and desist order from the U.S. Securities Exchange Commission (SEC). The global resolution with the federal and state entities provided for payment of restitution to the IRS and municipal derivative counterparties allegedly harmed by Bank of America's alleged anticompetitive conduct (including bid rigging) in connection with the marketing and sale of municipal bond derivatives from 1998 to 2003, as well as requiring the Bank to take certain remedial measures.

Importantly, Bank of America was the first and only entity to self-report evidence of the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry- wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators. In January 2007, as a result of the Bank's self-reporting and cooperation DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America has met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

The Bank also promptly agreed to cooperate with the State Attorneys General (including the New York Attorney General) in their industry-wide investigation. As noted above, the Bank reached a settlement agreement with numerous State Attorneys General (including the New York Attorney General). In recognition of the Bank's self-reporting and substantial cooperation, the Attorneys General added an exhibit (Exhibit 3) to the end of that settlement agreement. This exhibit describes, in detail, the Bank's extensive cooperation with the investigations in this matter. In addition, this exhibit describes the importance of the Bank's cooperation to the Attorneys General investigation. In recognition of the Bank's agreement to make restitution and its truthful cooperation, the exhibit affirmatively states that "no provision contained in the settlement agreement is intended to be construed as a mandate or recommendation to any independent suspension and/or debarment authority regarding a decision to disqualify, suspend or debar Bank of America . . . from engaging in the provision of any financial services including, but not limited to, the marketing sale or placement of municipal bond derivatives or any other state business"

On or about March 18, 2008, the Office of the Comptroller of the Currency entered a Consent Order against Douglas L. Campbell related to improper payments made to brokers on municipal derivative transactions in 2001 and 2002 while Mr. Campbell was a member of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Campbell was prohibited from a number of activities. including participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also imposed a \$25,000 civil monetary penalty on Mr.Campbell. On or about September 9, 2010, Mr. Campbell pled guilty to (i) conspiracy to restrain trade in violation of 15 U.S.C. § 1, (ii) conspiracy to commit wire fraud in violation of 18 U.S.C. § 371 and §1343, and (iii) wire fraud in violation of 18 U.S.C. § 1343 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Campbell was sentenced on April 22, 2014. On or about December 7, 2010, the Securities and Exchange Commission entered an Administrative Order against Mr. Campbell, related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. The Order barred Mr. Campbell from association with any broker, dealer, or investment adviser. Mr. Campbell was suspended by Bank of America on or about July 24, 2002 and was terminated by Bank of America on or about August 16, 2002.

On or about March 30, 2011, Brian Zwerner pled guilty to conspiracy to make false entries in bank records in violation of 18 U.S.C. § 371 and §1005 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Zwerner was sentenced on July 25, 2014.

On or about December 8, 2011, the Securities and Exchange Commission entered a Cease and Desist Order against Dean Z. Pinard related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Pinard from association with any broker, dealer, investment adviser, municipal securities dealer, or municipal advisor and required him to pay approximately \$41,500 in disgorgement and prejudgment interest. In April 2013, Mr. Pinard entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Pinard engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Pinard was prohibited from, among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. Mr. Pinard was suspended by Bank of America on or about November 15, 2006 and was terminated by Bank of America on or about April 26, 2007.

On or about February 10, 2014, Phillip D. Murphy pled guilty to (i) conspiracy to commit wire fraud in the violation of 18 U.S.C. 371 and 1343, (ii) wire fraud in violation of 18 U.S.C. 1343, and (iii) conspiracy to make false entries in bank records in violation of 18 U.S.C. 371 and 1005 in the United States District Court for the Western District of North Carolina. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Murphy was sentenced on May 18, 2015. On or about December 31, 2014, the Securities and Exchange Commission entered an Administrative Order against Mr. Murphy related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Murphy from associating with any broker, dealer, investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization, and from participating in any offering of a penny stock, including: acting as a promoter, finder, consultant, agent or other person who engages in activities with a broker, dealer or issuer for purposes of the issuance or trading in any penny stock, or inducing or attempting to induce the purchase or sale of any penny stock. In January 2015, Mr. Murphy entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Murphy engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Murphy was prohibited from among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order The Order also required Mr. Murphy to pay a \$15,000 civil monetary penalty. Mr. Murphy was suspended by Bank of America on or about July 25, 2002, and resigned from Bank of America on or about September 4, 2002.

Importantly, Bank of America was the first and only entity to self—report evidence to the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry-wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators in January 2007, as a result of the Bank's self-reporting and cooperation, DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level of leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Bank of America Corporation
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR
2. [X] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 100 North Tryon Street
Charlotte, NC 28255
C. Telephone: 312.904.8357 Fax: 312.453.4568 Email: julie.conenna@baml.com
D. Name of contact person:
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
RFP- Municipal Depository for City of Chicago and Chicago Board of Education
G. Which City agency or department is requesting this EDS? Department of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company [x] Publicly registered business corporation [] Limited liability partnership [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation [] General partnership (Is the not-for-profit corporation also a 501(c)(3))? [] Limited partnership []Yes [] No [] Trust [] Other (please specify) 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Delaware 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? []No [] N/A []Yes B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Title Name See Exhibit B

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.

	Business Address	Percentage Interest in the
		Disclosing Party
There are no owners	with greater than 7.5 percent ownership in this	disclosing party
SECTION III	RUSINESS RELATIONSHIPS W	ITH CITY ELECTED OFFICIALS
SECTION III -	BUSINESS RELATIONSHIES W	THE CITE EDUCATED OF FICIALS
Has the Disclos	sing Party had a "business relationsh	nip," as defined in Chapter 2-156 of the Municipal
	sing Party had a "business relationshity elected official in the 12 months	
	<u> </u>	nip," as defined in Chapter 2-156 of the Municipal before the date this EDS is signed?

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.

retained or anticipated to be retained)	Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)			
[] Check here if the Disch	losing Party h	as not retained, nor expects to retair	n, any such persons or entities
SECTION V CERTIF	ICATIONS		
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	
•		-415, substantial owners of business th their child support obligations thr	
-	-	ely owns 10% or more of the Disclosons by any Illinois court of competer	•
[] Yes [] No		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person er is the person in compliance		court-approved agreement for paymereement?	ent of all support owed and
[] Yes [] No	0		
B. FURTHER CERTIFIC	CATIONS		
consult for defined terms (submitting this EDS is the certifies as follows: (i) nei with, or has admitted guilt criminal offense involving	(e.g., "doing to Applicant and ther the Applicant configuration of the Application of the	opter 1-23, Article I ("Article I") (who business") and legal requirements), it is doing business with the City, the icant nor any controlling person is completed, or conspiracy to commit bribe officer or employee of the City or a	if the Disclosing Party ten the Disclosing Party turrently indicted or charged er supervision for, any tery, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below: See Attached Addendum A for additional information related to certifications	

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.				
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none"). None				
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. None				
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION				
1. The Disclosing Party certifies that the Disclosing Party (check one)				
[X] is [] is not				
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.				
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:				
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."				
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):				
Makes the above pledge				

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

neanings when used in this Part D.

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or

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

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

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

Does the Matter involve a City Property Sale?

[] Yes [X] No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

connection with the Matter voidable by the City.				
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.				
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:				
,				
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS				
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.				
A. CERTIFICATION REGARDING LOBBYING				
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):				
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)				
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined be applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,				

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

	·
Is the Disclosing Part	the Applicant?
[] Yes	[] No
If "Yes," answer the t	ree questions below:
· · · · · · · · · · · · · · · · · · ·	oped and do you have on file affirmative action programs pursuant to applica
federal regulations? (See 41 CFR Part 60-2.)
[] Yes	[] No
•	with the Joint Reporting Committee, the Director of the Office of Federal Programs, or the Equal Employment Opportunity Commission all reports due ling requirements? [] No
3. Have you parti equal opportunity class	ipated in any previous contracts or subcontracts subject to the se?
[] Yes	[] No
If you checked "No" t	question 1. or 2. above, please provide an explanation:
	,

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

Bank of America Corporation

(Print or type name of Disclosing Party)

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.

Page 12 of 13

"OFFICIAL SEAL"
TAWANA C BENFORD
Notary Public - State of Illinois
My Commission Expires May 09, 2018

By: The Fun
(Sign here)
NiNa TAI
(Print or type name of person signing)
Vice President
(Print or type title of person signing)
Signed and sworn to before me on (date) 10-26-16, at Coolc County, (state).
nwax Eby Notary Public.
Commission expires: MOL 19 2018

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[X] No	
such person is connect	ted; (3) the name and title of t	le of such person, (2) the name of the legal entity to which the elected city official or department head to whom such the 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.

1.			e Applicant or any Owner identified a t to Section 2-92-416 of the Municipa	
	[] Yes	[x] No		
2.		s a building code scofflaw o	ny exchange, is any officer or director or problem landlord pursuant to Secti	
	[] Yes	[x] No	[] Not Applicable	
3.	identified as a building co	•	name of the person or legal entity adlord and the address of the building ly.	; O1
				-

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.

Exhibit 1

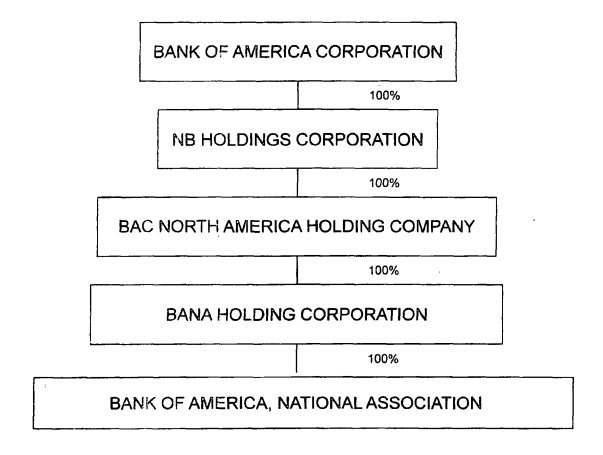


Exhibit B Bank of America Corporation 10/4/2016

Board of Directors

Allen, Sharon L.
Bies, Susan S.
Bovender, Jr., Jack O.
Bramble, Frank P.
de Weck, Pierre
Donald, Arnold W.
Hudson, Linda P.
Lozano, Monica C.
May, Thomas J.
Moynihan, Brian T.
Nowell III, Lionel L.
Yost, R. David
White, Michael D.
Woods, Thomas D.

Executive Officers

Moynihan, Brian T.

Athanasia, Dean C.

Bessant, Catherine P.

Bless, Rudolf Donofrio, Paul M. Greener, Geoffrey

Jeffries, Ross E.

Laughlin, Terrence P.

Leitch, David Litsey, Jana.J.

Lynch, Gary G.

Magasiner, Andrei G.

Mogensen, Lauren

Montag, Thomas K.

Nguyen, Thong

Smith, Andrea B. Thompson, Bruce R.

Chairman of the Board, President, Chief Executive Officer

President, Preferred & Small Business Banking, Co-Head Consumer

Banking

Chief Operations and Technology Officer

Chief Accounting Officer Chief Financial Officer Chief Risk Officer

Deputy General Counsel, Corporate Secretary

Vice Chairman, Global Wealth & Investment Management

Global General Counsel Deputy General Counsel

Vice Chairman

Treasurer

Global Compliance Executive, Assistant Secretary

Chief Operating Officer

President, Retail Banking, Co-Head Consumer Banking

Chief Administrative Officer

Vice Chairman

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIDT ADDENDUM A

INTRODUCATION

Bank of America, N.A. ("BANA") is an indirect, wholly-owned subsidiary of Bank of America Corporation (the "Corporation"), which is a large and diversified, publicly-traded institution. The Corporation and its subsidiaries including BANA, had approximately 197,008 full time equivalent employees as of September 1, 2016, and is a global franchise, serving customers and clients around the world with operations in all 50 U.S. states, the District of Columbia, and more than 40 foreign countries. Accordingly, it is not reasonably possible to perform definitive due diligence, extending back indefinitely in time, across the full panoply of employees, officers, and predecessor banks, with respect to all federal, state or local government contracts. The Corporation makes all disclosures required by its regulators, including all required disclosures in its Annual Report on Form 10-K (collectively, the "Reports"), all of which are filed with the U.S. Securities and Exchange Commission. These reports include disclosures of investigations and other matters as required by federal law and are publicly available. These reports can also be accessed at the following website: http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome. These reports may contain further information responsive to this certification.

The bank is a large and diversified institution and is routinely involved in litigation in various state and federal courts. The bank make all disclosures required by its regulators, including all required disclosures in its Annual Reports of Form 10K and Quarterly Reports on Form 10Q, which are updated in Reports on Form 8K, all of which are filed with the Securities and Exchange Commission. Those reports include disclosures of investigations and other matters as required by federal law and are publicly available. The bank cannot confirm or deny the existence of any other, non-public investigation conducted by any government investigator unless required to do so by law. These reports can be provided upon request or can be accessed at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-irhome.

Subject to and as set forth in the introductory paragraph directly above, to the best knowledge of the individual signatory signing the questionnaire, without independent inquiry, BANA further clarifies its response to this statement as follows:

B. FURTHER CERTIFICATIONS

The Corporation, for itself and its affiliates and subsidiaries including BANA, makes all disclosures required by its regulators in its Annual Reports on Form 10-K and Quarterly Reports on Form 10-Q, which are updated in Reports on Forms 8-K, all of which are filed with the U.S. Securities and Exchange Commission (collectively, the "Reports"). These reports include all disclosures as required by federal law including those pertaining to material business matters such as, litigations, criminal convictions, and other legal actions, and may contain information which is further responsive to items addressed in the FIES FORM and this Addendum. The Reports are publicly available at the following website:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-sec. Further, BANA has been the subject of certain formal enforcement actions by the Office of the Comptroller of the Currency (the "OCC"), and information which can be publicly disclosed regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at:

http://apps.occ.gov/EnforcementActions. In addition, BANA's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their Form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and also publicly available. Outside of such Reports and the publicly

available filings as noted above, BANA and the Corporation cannot otherwise disclose such information of material non-public nature except where required by applicable law or legal process.

Bank of America, National Association has been the subject of certain formal enforcement actions by the Office of the Comptroller of Currency (the "OCC"). Information regarding these formal enforcement actions may be found on the Legal and Regulatory: Enforcement Actions page on the OCC's website at: http://apps.occ.gov/EnforcementActions.

In addition, Bank of America, National Association's registered broker-dealer and investment adviser subsidiaries make all required disclosures on their Form BD's as filed with FINRA (formerly the NASD) and their form ADVs as filed with the SEC. These filings include disclosures of investigations and litigation as required by the SRO's and federal law, and are publicly available. Bank of America, National Association cannot confirm or deny the existence of any other non-public investigation conducted by any governmental agency unless required to do so by law.

Bank of America, National Association's indirect parent Bank of America Corporation, also makes all required disclosures in its Form 10-K as filed with the Securities and Exchange Commission and its Annual Report as posted on its website at:

http://investor.bankofamerica.com/phoenix.zhtml?c=71595&p=irol-reportsannual.

On December 7, 2010, Bank of America entered into agreements with the Internal Revenue Service (IRS), the Office of the Comptroller of Currency (OCC), a Working Group of 28 State Attorneys General and the Federal Reserve Board, and was also subject to an administrative cease and desist order from the U.S. Securities Exchange Commission (SEC). The global resolution with the federal and state entities provided for payment of restitution to the IRS and municipal derivative counterparties allegedly harmed by Bank of America's alleged anticompetitive conduct (including bid rigging) in connection with the marketing and sale of municipal bond derivatives from 1998 to 2003, as well as requiring the Bank to take certain remedial measures.

Importantly, Bank of America was the first and only entity to self-report evidence of the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry- wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators. In January 2007, as a result of the Bank's self-reporting and cooperation DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America has met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

The Bank also promptly agreed to cooperate with the State Attorneys General (including the New York Attorney General) in their industry-wide investigation. As noted above, the Bank reached a settlement agreement with numerous State Attorneys General (including the New York Attorney General). In recognition of the Bank's self-reporting and substantial cooperation, the Attorneys General added an exhibit (Exhibit 3) to the end of that settlement agreement. This exhibit describes, in detail, the Bank's extensive cooperation with the investigations in this matter. In addition, this exhibit describes the importance of the Bank's cooperation to the Attorneys General investigation. In recognition of the Bank's agreement to make restitution and its truthful cooperation, the exhibit affirmatively states that "no provision contained in the settlement agreement is intended to be construed as a mandate or recommendation to any independent suspension and/or debarment authority regarding a decision to disqualify, suspend or debar Bank of America . . . from engaging in the provision of any financial services including, but not limited to, the marketing sale or placement of municipal bond derivatives or any other state business "

On or about March 18, 2008, the Office of the Comptroller of the Currency entered a Consent Order against Douglas L. Campbell related to improper payments made to brokers on municipal derivative transactions in 2001 and 2002 while Mr. Campbell was a member of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Campbell was prohibited from a number of activities, including participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also imposed a \$25,000 civil monetary penalty on Mr. Campbell. On or about September 9, 2010, Mr. Campbell pled guilty to (i) conspiracy to restrain trade in violation of 15 U.S.C. § 1, (ii) conspiracy to commit wire fraud in violation of 18 U.S.C. § 371 and §1343, and (iii) wire fraud in violation of 18 U.S.C. § 1343 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Campbell was sentenced on April 22, 2014. On or about December 7, 2010, the Securities and Exchange Commission entered an Administrative Order against Mr. Campbell, related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. The Order barred Mr. Campbell from association with any broker, dealer, or investment adviser. Mr. Campbell was suspended by Bank of America on or about July 24, 2002 and was terminated by Bank of America on or about August 16, 2002.

On or about March 30, 2011, Brian Zwerner pled guilty to conspiracy to make false entries in bank records in violation of 18 U.S.C. § 371 and §1005 in the United States District Court for the Southern District of New York. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Zwerner was sentenced on July 25, 2014.

On or about December 8, 2011, the Securities and Exchange Commission entered a Cease and Desist Order against Dean Z. Pinard related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Pinard from association with any broker, dealer, investment adviser, municipal securities dealer, or municipal advisor and required him to pay approximately \$41,500 in disgorgement and prejudgment interest. In April 2013, Mr. Pinard entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Pinard engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Pinard was prohibited from, among other things, participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. Mr. Pinard was suspended by Bank of America on or about November 15, 2006 and was terminated by Bank of America on or about April 26, 2007.

On or about February 10, 2014, Phillip D. Murphy pled guilty to (i) conspiracy to commit wire fraud in the violation of 18 U.S.C. 371 and 1343, (ii) wire fraud in violation of 18 U.S.C. 1343, and (iii) conspiracy to make false entries in bank records in violation of 18 U.S.C. 371 and 1005 in the United States District Court for the Western District of North Carolina. This conduct related to improper bidding practices on Bank of America's Municipal Derivatives Desk. Mr. Murphy was sentenced on May 18, 2015. On or about December 31, 2014, the Securities and Exchange Commission entered an Administrative Order against Mr. Murphy related to alleged improper bidding practices on Bank of America's Municipal Derivatives Desk. Among other things, the Order barred Mr. Murphy from associating with any broker, dealer, investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization, and from participating in any offering of a penny stock, including: acting as a promoter, finder, consultant, agent or other person who engages in activities with a broker, dealer or issuer for purposes of the issuance or trading in any penny stock, or inducing or attempting to induce the purchase or sale of any penny stock. In January 2015, Mr. Murphy entered into a Consent Order with the Office of the Comptroller of the Currency pursuant to which the OCC found that, among other things, Mr. Murphy engaged in improper anticompetitive bidding practices while part of Bank of America's Municipal Derivatives Desk. Pursuant to the Order, Mr. Murphy was prohibited from among other things. participating in any manner in the conduct of the affairs of various depository and other institutions identified in the Order. The Order also required Mr. Murphy to pay a \$15,000 civil monetary penalty. Mr. Murphy was suspended by Bank of America on or about July 25, 2002, and resigned from Bank of America on or about September 4. 2002.

Importantly, Bank of America was the first and only entity to self—report evidence to the bid-rigging to the Department of Justice ("DOJ"). The Bank's self-report enabled the various government agencies (including numerous state attorneys general described above) to identify and pursue industry-wide misconduct that may have affected municipalities and others on a nationwide scale, as well as pursue numerous potential violators in January 2007, as a result of the Bank's self-reporting and cooperation, DOJ conditionally accepted the Bank into Part A of its Corporate Leniency Program—the highest level of leniency DOJ can provide. Pursuant to Part A of the Leniency Program, subject to the Bank's continuing cooperation, DOJ will not bring any criminal antitrust prosecution against the Bank in connection with the matters that the Bank reported to DOJ. DOJ has acknowledged that through the agreements outlined above, Bank of America met its obligation, under the Leniency Program, to pay full restitution to the IRS and municipalities. Bank of America paid restitution to the IRS on December 8, 2010.

CITY OF CHICAGO ECONOM IC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION 1 GENERAL INFORMATION	
A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:	
BMO Harris Bank N.A.	
Check ONE of the following three boxes:	
Indicate whether the Disclosing Party submitting this EDS is: 1. [x] the Applicant OR	
2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of Applicant in which the Disclosing Party holds an interest: OR	
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity which the Disclosing Party holds a right of control:	' in
B. Business address of the Disclosing Party: 111 W. Monroe St.	
Chicago, IL 60603	
C. Telephone: 312-461-6538 Fax: 312-293-5811 Email: mark.mitrovich@bmo.com	
D. Name of contact person: Mark Mitrovich	
E. Federal Employer Identification No. (if you have one):	
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") which this EDS pertains. (Include project number and location of property, if applicable):	to
City of Chicago 2017 Municipal Depository	
G. Which City agency or department is requesting this EDS? Department of Finance	
If the Matter is a contract being handled by the City's Department of Procurement Services, pleas complete the following:	ie
Specification # and Contract #	_

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Pa	arty:
[] Person	[] Limited liability company
[] Publicly registered business corporation	[] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[] Yes [] No
[] Trust	[x] Other (please specify)
	National Banking Association
2. For legal entities, the state (or foreign of	country) of incorporation or organization, if applicable:
United States.	·
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	State of Illinois: Has the organization registered to do tity?
[] Yes [] No	[x] N/A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
1. List below the full names and titles of a	all executive officers and all directors of the entity.
NOTE: For not-for-profit corporations, also l	ist below all members, if any, which are legal entities. If
there are no such members, write "no member	rs." For trusts, estates or other similar entities, list below
the legal titleholder(s).	
	d partnership, limited liability company, limited liability
	ne and title of each general partner, managing member,
	trols the day-to-day management of the Disclosing Party.
NOTE: Each legal entity listed below must su	bmit an EDS on its own behalf.
Name	Title
See attached list of Officers and Directors.	
·	

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the Disclosing Party
BMO Financial Corp	111 W. Monroe, Chicago, IL 606	9
		· · · · · · · · · · · · · · · · · · ·

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?

[x] Yes [] No

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

<u>The Law firm of Klafter & Burke (Ald. Burke) – Has performed real estate work for the bank. Note:</u>

<u>BMO Harris NA as a Commercial & Corporate Bank, from time to time offers and provides services to the City of Chicago's elected officials and employees. In those instances, BMO Harris charges normal and customary fees.</u>

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)		·	·
[x] Check here if the Disc	closing Party l	nas not retained, nor expects to retai	n, any such persons or entities
SECTION V CERTIF	FICATIONS		
A. COURT-ORDERED	CHİLD SUPİ	PORT COMPLIANCE	
<u>-</u>		415, substantial owners of business of their child support obligations through	
5 2	•	tly owns 10% or more of the Disclor ons by any Illinois court of compete	•
[]Yes	[x] _.]	No to the best of the Disclosing Party's	knowledge and inquiry.
If "Yes," has the person easis the person in compliance		court-approved agreement for paym greement?	ent of all support owed and
[] Yes [] N	o		
B. FURTHER CERTIFIC See attached BMO Suppler		<u>.</u> ent.	
	-	apter 1-23, Article I ("Article I")(who business") and legal requirements).	- -

consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for

doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default, and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five year before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certi	ify to any of the above statements in th	is Part B (Further
Certifications), the Disclosing Party must expla	ain below:	•
See attached BMO Supplemental document	t	
•		
	١	

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
None.
,
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. None.

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

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

[x] is [] is not

- a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
 - 2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

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

2-32 Of the 14	tumorpai Couc, c	Apiain note (att	acii additionai p	ages if nece.	ssary).	
N/A						
				the state of the s		

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

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

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

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[]Yes

[x] No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

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

Does the Matter involve a City Property Sale?

[]Yes

[x] No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

omply with these disclosure requirements may make any contract entered into with the City in onnection with the Matter voidable by the City.								
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 sesued 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 P Disclosing Party has four policies. The Disclosing records, including the national statements.	nd records of inver Party verifies that	stments or profits from	tutes full disclosure of	er insurance all such				
NOTE: If the Matter is funded, proceed to Secti and proceeds of debt oblined. A. CERTIFICATION R. 1. List below the nar Disclosure Act of 1995 verspect to the Matter: (Act N/A)	on VII. For purposigations of the Cite EGARDING LOE mes of all persons who have made lot	oses of this Section VI y are not federal fund BBYING or entities registered obying contacts on be	I, tax credits allocated ing. under the federal Lobb	by the City				
(If no explanation appear appear, it will be conclust registered under the Lob Disclosing Party with research 2. The Disclosing Party any person or entity lister person or entity to influe.	sively presumed the bying Disclosure appect to the Matter arty has not spent	nat the Disclosing Par Act of 1995 have mad) and will not expend a	ty means that NO pers le lobbying contacts or ny federally appropriat	ons or entities n behalf of the ted funds to pay				

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 Disclos	ing Party w	ill submit	an updated	certification	at the e	nd of each	calendar	quarter ir
which	there occurs	any event t	hat materia	ally affects	the accuracy	of the s	tatements	and infori	mation set
forth i	n paragraphs	A.1. and A	2. above.						

- 4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
- 5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed

negotiations.	r in writing at the outset of
Is the Disclosing Party the Applicant?	
[] Yes [] No	
If "Yes," answer the three questions below:	
1. Have you developed and do you have on file affirmative action federal regulations? (See 41 CFR Part 60-2.)	on programs pursuant to applicabl
[] Yes [] No	
2. Have you filed with the Joint Reporting Committee, the Direct Contract Compliance Programs, or the Equal Employment Opportununder the applicable filing requirements? [] Yes [] No	
3. Have you participated in any previous contracts or subcontract equal opportunity clause?	cts subject to the
[] Yes [] No	
If you checked "No" to question 1. or 2. above, please provide an ex	planation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

BMO Harris Bank N.A.	
(Print or type name of Disclosing Party) By: Math	
(Sign here)	
John Mattern	\
(Print or type name of person signing)	OFFICIAL SEAL JORDAN C RUIZ Notary Public - State of Illinois
Managing Director	My Commission Expires Mar 13, 2017
(Print or type title of person signing)	
Signed and sworn to before me on (date) to at (sta	rey 21, 2016, te).
TOTAL III.LO NOT	act Duklic

Commission expires: March 13, 2017.

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 imited 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 to the best of the Disclosing Party's knowledge.
such person is connec	ify below (1) the name and title of such person, (2) the name of the legal entity to which ted; (3) the name and title of the elected city official or department head to whom such 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.

1.	•	Code Section 2-154-010, is the Applicant or any Owner identified law or problem landlord pursuant to Section 2-92-416 of the
. [] Yes	x] No, to the best of the Disclosing Party's knowledge and inquiry.
2.	2.2	al entity publicly traded on any exchange, is any officer or director ied as a building code scofflaw or problem landlord pursuant to Municipal Code?
-] Yes] Not Applicable	[x] No, to the best of the Disclosing Party's knowledge and inquiry
3.	identified as a building	e, please identify below the name of the person or legal entity code scofflaw or problem landlord and the address of the building 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.

BMO Supplemental Document

Section V: CERTIFICATIONS

B. FURTHER CERTIFICATIONS

The Disclosing Party certifies the accuracy of the statements contained in Section V, paragraph B.2.a. through and including B.2.e. only as to itself. The Disclosing Party certifies that to the best of the Disclosing Party's knowledge such statements are accurate with respect to the executive officers and directors of the Disclosing Party. With respect to Section V, paragraph B.2.a. and B.2.e., the Disclosing Party may have been found liable in a civil judgment or proceeding(s) within the five years preceding the date of this EDS instituted by the City of by the federal government, any state, or any other unit of local government. The Disclosing Party certifies that none of these judgments, individually or in the aggregate, would have a material adverse effect on its or the Applicant's financial condition or the ability of the Applicant to perform under its contract with the City. In addition, to the best of the Disclosing Party's knowledge, the Disclosing Party has not, in the past five years, been found after a judicial or administrative hearing to be in violation of any environmental law or regulation, except for possible violations related to (i) property mortgaged to the Disclosing Party, (ii) property owned by the Disclosing Party and leased to others, (iii) foreclosed property now owned by the Disclosing Party and (iv) property owned or held by the Disclosing Party as a fiduciary or nominee. The Disclosing Party's operations are conducted at numerous owned and leased locations throughout the world. From time to time, the Disclosing Party is cited for not being in compliance with an environmental law or regulation. These matters are generally routine and are promptly addressed by the Disclosing Party.

The Disclosing Party certifies the accuracy of the statements contained in Section V, paragraphs B.3. and B.4. only as to itself. The Disclosing Party also certifies that to the best of the Disclosing Party's knowledge such statements are accurate with respect to any Affiliated Entity or any responsible official of the Disclosing Party of any Affiliated Entity or any other official, agent or employee of the Disclosing Party or any Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any Affiliated Entity.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

As to the disclosure set forth in Section V, paragraph D.1., to the best of the Disclosing Party's knowledge, no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in the Matter.

As to the disclosure set forth in Section V, paragraph D.4., the Disclosing Party cannot (and does not) make the certification required because the Disclosing Party does not and will not have control over all means of acquiring a financial interest in the Matter.

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

F.1. The Disclosing Party, to the best of its knowledge, certifies the statements contained in Section VII, paragraph F.1. that it is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, except for taxes that are being contested in good faith by the Disclosing Party or any of its affiliates by appropriate legal proceedings. To the best of the Disclosing Party's knowledge, neither the Disclosing Party nor its affiliates are delinquent in paying any fine, fee, tax or other charge owed to the City except for possible delinquencies in paying a fine, fee, tax or other charge owed to the City related to (i) property mortgaged to the Disclosing Party or its affiliates, (ii) property owned by the Disclosing Party or its affiliates and leased to others, (iii) foreclosed property now owned by the Disclosing Party or its affiliates, (iv) property owned or held by the Disclosing Party or its affiliates as a fiduciary or nominee and (v) fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or its affiliates by appropriate legal proceeding.

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					rris Bank	DMO Fina		Bank of	Manta at
			Subject to \$100,000	National A	ssociation	DIVIO FINA	ncial Corp.	Бапк ог	Montreal
First Name	Middle Name	Last name	Lending Restriction	Director	Executive Officer	Director	Executive Officer	Director	Executive Officer
Jean-Michel	Raymond	Ares						<u>.</u>	٧
Janice	May	Babiak						√ .	
Christopher	Blake	Begy		√		1	1		1
Sophie		Brochu				·		√	
David	Robert	Casper	.√ .	1	. 4	1.4	٠٠٠٠٠		∜ .
Adela	Margarita	Cepeda				1			
Larissa	Ann	Chaikowsky	√	:	٧		٧		
Frank	Mitchell	Clark		√	,	√			
George	Alexander	Cope						4	
John	Windom	Daniels, Jr.				1			
Alexandra	Photini	Dousmanls-Curtis	√		٧		٧		٧
William	Arthur	Downe				√		1	V
Christine	Annette	Edwards						1	
Phil		Enochs	√		7		4		
Martin	Stewart	Eîchenbaum						√	
Ronald	Harold	Farmer						1	
Simon		Fish							٧.
Thomas	Earl	Flynn							٧
Cameron	McAskile	Fowler							1
David	Lee	Gordon	√		4		1		
Darrel	Harris	Hackett	4	,	1		4		
Bonnie	Lynn	Howard		4		Ŋ			

First Name	Middle Name	Last name	Subject to \$100,000 Lending Restriction		arris Bank Association Executive Officer	BMO Fina	ncial Corp. Executive Officer	Bank of	Montreal Executive Officer
Craig	Thomas	Ingram	V		4		4		
Andrew		Karp	√		٧		. 4		
Eric	Richer	La Flèche						√	
David	John	Lubar				√	:		
Herbert	Ricardo	Mazariegos	٧.,		√.		. 🔻		
Ceclly	Marie	Mistarz	√		4		٧		
Lorraine		Mitchelmore		,			:	1	
Peter		Myers					1		
Philip	Sonny	Orsino .						√	Í
Gilles		Ouellette							. 🗸
Gail	S.	Palac	√		٧		٧		
John Robert	Stobo	Prichard				1		. ↓	
Surjit	Singh	Rajpal							√
John	E.	Rau				1			
Bradley	Scott	Reid					1		
Catherine	•	Roche					٧.		
Brad	Anders	Rothbaum					٧		
Richard		Rudderham							٧
John	Stephen	Shiely	:	1		√	,		
Connie	Anne	Stefankiewicz							√
Stephen	Richard	Taylor	٧.		7		4		
Franklin	J.	Techar				√			v 7

List of Insiders June 30, 2016

			Subject to		ırris Bank Association	BMO Fina	ncial Corp.	Bank of	Montreal
First Name	Middle Name	Last name	\$100,000 Lending Restriction	Director	Executive Officer	Director	Executive Officer	Director	Executive Officer
Michael	Joseph	Van Handel				٧			
George	Frederick	Walz	1		٧		٧		
William	Darryl	White		<u> </u> 					1
Don	Matthew	Wilson III						1	



BYLAW CERTIFICATION

Article IX, Section 9.2. Execution of Instruments. All agreements, contracts, indentures, loans, mortgages, deeds, conveyances, transfers, certificates, declarations, receipts, discharges, releases, satisfactions, settlements, petitions, schedules, accounts, affidavits, bonds, undertakings, proxies and other instruments or documents may be signed, executed, acknowledged, verified, delivered or accepted on behalf of the association by the Chair of the board, Vice Chair of the board, Chief Executive Officer, or the President, or any Executive Vice President, Managing Director, Director, Senior Vice President, Vice President, or the Secretary, Assistant Secretary, or the Cashier, or, if in connection with the exercise of fiduciary powers of the association (including, but not limited to, the acceptance of trusts and the execution of trust agreements), by any of those officers or by the senior fiduciary officer or any trust officer. Any such instruments may also be executed, acknowledged, verified, delivered or accepted on behalf of the association in such other manner and by such other officers as the board of directors may from time to time direct. In addition to the signing authorities granted by or pursuant to the foregoing provisions of this Article IX, the Chair of the board, a Vice Chair of the board, the President, any Executive Vice President, Managing Director or Senior Vice President within the area of his or her assigned duties or responsibilities, may designate from time to time in writing any officer or employee, either by name or by title, to sign or execute any documents, instruments or contracts to which the association is a party. The provisions of this Section 9.2 are supplementary to any other provision of these Bylaws.

Any account, deposit or otherwise, may be opened at the direction of any. Executive Vice President or above. Any institution or entity opening any such account may rely on this authority in good faith and open such account without any further action on the part of the association. This authorization in no way limits or impairs the ability of any other authorized officer to open accounts of the association.

The undersigned, a duly authorized and acting Assistant Secretary of BMO Harris Bank N.A. (the "Corporation"), hereby certifies that the foregoing is a true, current and complete copy of Article IX, Section 9.2 of the Bylaws of the Corporation.

IN WITNESS WHEREOF, I have hereunto set my hand this 2nd day of October, 2015.

Colleen Moran Assistant Secretary



CERTIFICATE OF INCUMBENCY

I, Colleen Moran, Assistant Secretary of BMO Harris Bank N.A., do hereby certify that John Mattern is a duly appointed Managing Director of BMO Harris Bank N.A. and is currently acting in that capacity.

IN WITNESS WHEREOF, I have hereunto set my hand this 2nd day of October, 2015.

Colleen Moran

Assistant Secretary

(3)

CITY OF CHICAGO ECONOM IC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:	
BMO Financial Corp.	
Check ONE of the following three boxes:	
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR 2. [x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of Applicant in which the Disclosing Party holds an interest: BMO Harris Bank N.A. OR •	
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity which the Disclosing Party holds a right of control:	in
3. Business address of the Disclosing Party: 111 W. Monroe	
Chicago, IL 60603	
C. Telephone: <u>312-461-6538</u> Fax: <u>(312) 293-5811</u> Email: <u>mark.mitrovich@BMO.com</u>	_
D. Name of contact person: Mark Mitrovich	,
E. Federal Employer Identification No. (if you have one)	
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") which this EDS pertains. (Include project number and location of property, if applicable):	to
City of Chicago 2017 Municipal Depository	
G. Which City agency or department is requesting this EDS? Department of Finance	
If the Matter is a contract being handled by the City's Department of Procurement Services, pleas complete the following:	е
Specification # and Contract #	

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Pa	rty:
[] Person	[] Limited liability company
[x] Publicly registered business corporation	[] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[] Yes [] No
[] Trust	[] Other (please specify)
2. For legal entities, the state (or foreign c	ountry) of incorporation or organization, if applicable:
<u>Delaware.</u>	
3. For legal entities not organized in the Susiness in the State of Illinois as a foreign ent	tate of Illinois: Has the organization registered to do tity?
<u> </u>	
[x] Yes [] No	[] N/A
B. IF THE DISCLOSING PARTY IS A LEG.	AL ENTITY:
NOTE: For not-for-profit corporations, also li there are no such members, write "no member the legal titleholder(s). If the entity is a general partnership, limited partnership or joint venture, list below the name	ell executive officers and all directors of the entity. It is below all members, if any, which are legal entities. If it is." For trusts, estates or other similar entities, list below a partnership, limited liability company, limited liability are and title of each general partner, managing member, trols the day-to-day management of the Disclosing Party. It is built an EDS on its own behalf.
Name	Title
See attached list of Officers and Directors.	
	·

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
		Disclosing Party
Bank of Montreal	First Canadian Place	100%
handle and the second	21 st Floor, 100 King Street	West
	Toronto, Ontario M5X 1A	1
SECTION III DIIS	DIECE DEL ATION CHIDO WY	
SECTION III BUS	INESS RELATION SHIPS WIT	TH CITY ELECTED OFFICIALS
		o," as defined in Chapter 2-156 of the Municipal afore the date this EDS is signed?
[] Yes	[x] No, to the best of the I	Disclosing Party's knowledge.
If yes, please identify trelationship(s):	pelow the name(s) of such City el	lected official(s) and describe such

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
		`	
(Add sheets if necessary)	· ————————————————————————————————————		
[x] Check here if the Disc	losing Party l	nas not retained, nor expects to retain	n, any such persons or entities.
SECTION V CERTIF	ICATIONS		
A. COURT-ORDERED (CHILD SUPP	PORT COMPLIANCE	
-		115, substantial owners of business of their child support obligations throu	
	•	tly owns 10% or more of the Disclosons by any Illinois court of competer	
[] Yes	[x] 1	No to the best of the Disclosing Party's	knowledge and inquiry
If "Yes," has the person er is the person in compliance		court-approved agreement for paymgreement?	ent of all support owed and
[]Yes []No	o .		
B. FURTHER CERTIFIC		ent.	

<u>S</u>

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five year before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Furt	her
Certifications), the Disclosing Party must explain below:	
See attached BMO Supplemental document.	

If the letters	"NA,"	the word	"None,"	or no respons	e appears on	the lines	above,	it will b	e conclu	sively
presumed that	at the I	Disclosing	Party ce	ertified to the a	bove statem	ients.				

,
the the ate

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

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

[x] is [] is not

- a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
 - 2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

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

N/A

If the letters "NYA	" the word "None " or no regner	nse appears on the lines above, it will be
	amed that the Disclosing Party co	
D. CERTIFICAT	ION REGARDING INTEREST	'IN CITY BUSINESS
Any words or term meanings when us	-	156 of the Municipal Code have the same
	financial interest in his or her o	ne Municipal Code: Does any official or employee wn name or in the name of any other person or
[]Yes	[x] No	
NOTE: If you ch		ed to Items D.2, and D.3. If you checked "No" to
elected official or any other person of for taxes or assess "City Property Sa	employee shall have a financial or entity in the purchase of any p sments, or (iii) is sold by virtue of	etitive bidding, or otherwise permitted, no City interest in his or her own name or in the name of property that (i) belongs to the City, or (ii) is sold of legal process at the suit of the City (collectively, taken pursuant to the City's eminent domain power meaning of this Part D.
Does the Matter is	nvolve a City Property Sale?	
[]Yes	[x] No	
•	· •	the names and business addresses of the City entify the nature of such interest:
Name	Business Address	Nature of 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

onnection 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 ssued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.	
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such ecords, including the names of any and all slaves or slaveholders described in those records:	
	 <u>-</u> :
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS	
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federall unded, 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.	у
A. CERTIFICATION REGARDING LOBBYING	
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with espect to the Matter: (Add sheets if necessary): N/A	
If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" ppear, it will be conclusively presumed that the Disclosing Party means that NO persons or entitie egistered 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 party 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 define applicable federal law, a member of Congress, an officer or employee of Congress, or an employee number 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, rene	d by of a

comply with these disclosure requirements may make any contract entered into with the City in

3.	The l	Disclosi	ng Party	will	submit	an ı	updated	cert	tificatio	n at	the	end	of ea	ch	cale	ndar	quarte	er in
which	there	occurs	any even	t that	t materi	ally	affects	the	accurac	y o	f the	stat	emen	ts a	ınd i	nforr	nation	set
forth i	n para	graphs.	A.1. and	A .2.	above.													

- 4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
- 5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed

subcontractors to su negotiations.	bmit the following information with their bids or in writing at the outset of
Is the Disclosing Pa	arty the Applicant?
[] Yes	[] No
If "Yes," answer th	e three questions below:
	veloped and do you have on file affirmative action programs pursuant to applicable (See 41 CFR Part 60-2.)
[] Yes	[] No
Contract Compliand	ed with the Joint Reporting Committee, the Director of the Office of Federal ce Programs, or the Equal Employment Opportunity Commission all reports due e filing requirements? [] No
	rticipated in any previous contracts or subcontracts subject to the
equal opportunity c	ause? [] No
	" to question 1. or 2. above, please provide an explanation:

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 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.

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- 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 roidable, 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 of the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and lighting 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 "onger 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. See attached.
- 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.

BMO Financial Corp	_ (Print or
type name of Disclosing Party)	
By. A. May	
(Sign here)	
David R. Casper	
(Print or type name of person sign	ning)

<u>President and CEO - BMO Harris Bank</u> (Print or type title of person signing)

Signed and sworn to before me on (date	November 7, 2016	, <u>></u> ,
at Cook County, IL	(state) Notary Public.	OFFICIAL SEAL JÜRDAN G RÜIZ Notary Public - State of Illinols My Commission Expires Mar 13, 2017
Commission expires: March 3,	1017.	

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 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 to the best of the Disclosing Party's knowledge and inquiry.
such person is connect	fy below (1) the name and title of such person, (2) the name of the legal entity to which ed; (3) the name and title of the elected city official or department head to whom such elationship, 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.

1.	Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?
į] Yes [x] No, to the best of the Disclosing Party's knowledge and inquiry.
2.	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?
-	Yes [x] No, to the best of the Disclosing Party's knowledge and inquir, Not Applicable
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.

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.

BMO Supplemental Document

Section V: CERTIFICATIONS

B. FURTHER CERTIFICATIONS

The Disclosing Party certifies the accuracy of the statements contained in Section V, paragraph B.2.a. through and including B.2.e. only as to itself. The Disclosing Party certifies that to the best of the Disclosing Party's knowledge such statements are accurate with respect to the executive officers and directors of the Disclosing Party. With respect to Section V, paragraph B.2.a. and B.2.e., the Disclosing Party may have been found liable in a civil judgment or proceeding(s) within the five years preceding the date of this EDS instituted by the City of by the federal government, any state, or any other unit of local government. The Disclosing Party certifies that none of these judgments, individually or in the aggregate, would have a material adverse effect on its or the Applicant's financial condition or the ability of the Applicant to perform under its contract with the City. In addition, to the best of the Disclosing Party's knowledge, the Disclosing Party has not, in the past five years, been found after a judicial or administrative hearing to be in violation of any environmental law or regulation, except for possible violations related to (i) property mortgaged to the Disclosing Party, (ii) property owned by the Disclosing Party and leased to others, (iii) foreclosed property now owned by the Disclosing Party and (iv) property owned or held by the Disclosing Party as a fiduciary or nominee. The Disclosing Party's operations are conducted at numerous owned and leased locations throughout the world. From time to time, the Disclosing Party is cited for not being in compliance with an environmental law or regulation. These matters are generally routine and are promptly addressed by the Disclosing Party.

The Disclosing Party certifies the accuracy of the statements contained in Section V, paragraphs B.3. and B.4. only as to itself. The Disclosing Party also certifies that to the best of the Disclosing Party's knowledge such statements are accurate with respect to any Affiliated Entity or any responsible official of the Disclosing Party of any Affiliated Entity or any other official, agent or employee of the Disclosing Party or any Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any Affiliated Entity.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

As to the disclosure set forth in Section V, paragraph D.1., to the best of the Disclosing Party's knowledge, no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in the Matter.

As to the disclosure set forth in Section V, paragraph D.4., the Disclosing Party cannot (and does not) make the certification required because the Disclosing Party does not and will not have control over all means of acquiring a financial interest in the Matter. [BUSINESS TO CONFIRM THIS STATEMENT IS ACCURATE PRIOR TO INCLUDING IN THE DISCLOSURE ATTACHMENT]

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

F.1. The Disclosing Party, to the best of its knowledge, certifies the statements contained in Section VII, paragraph F.1. that it is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, except for taxes that are being contested in good faith by the Disclosing Party or any of its affiliates by appropriate legal proceedings. To the best of the Disclosing Party's knowledge, neither the Disclosing Party nor its affiliates are delinquent in paying any fine, fee, tax or other charge owed to the City except for possible delinquencies in paying a fine, fee, tax or other charge owed to the City related to (i) property mortgaged to the Disclosing Party or its affiliates, (ii) property owned by the Disclosing Party or its affiliates and leased to others, (iii) foreclosed property now owned by the Disclosing Party or its affiliates, (iv) property owned or held by the Disclosing Party or its affiliates as a fiduciary or nominee and (v) fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or its affiliates by appropriate legal proceeding.

			Subject to \$100,000		ırris Bank Issociation	BMO Fina	ncial Corp.	Bank of Montreal		
First Name	Middle Name	Last name	Lending Restriction	Director	Executive Officer	Director	Executive Officer	Director	Executive Officer	
Jean-Michel	Raymond	Ares							٧	
Janice	May	Babiak						√		
Christopher	Blake	Begy		1		1	٧		1	
Sophle		Brochu						√		
David	Robert .	Casper	4 .	. 1	4		∜		. 1 .	
Adela	Margarita	Cepeda		:		1	ļ			
Larissa	Ann	Chaikowsky	4		4		1			
Frank	Mitchell	Clark		1		√				
George	Alexander	Соре						√		
J <u>ohn</u>	Windom	Daniels, Jr.				7				
Alexandra	Photinl	Dousmanis-Curtis	4		٧		٧.		٧	
William	Arthur	Downe			-	٧		1	4	
Christine	Annette	Edwards						1		
Phil		Enochs	4		4		٧			
Martin	Stewart	Eichenbaum						1		
Ronald	Harold	Farmer						√		
Simon		Fish							٧	
Thomas	Earl	Flynn							٧	
Cameron	McAskile	Fowler							1	
David -	Lee	Gordon	4		٧		٧.			
Darrel	Harris	Hackett	4		4		٧	<u> </u>		
Bonnie	Lynn	Howard		√		1				

First Name	Middle Name	Last name	Subject to \$100,000 Lending Restriction		erns Bank Association Executive Officer	BMO Fina	ncial Corp. Executive Officer	Bank of Director	Montreal Executive Officer
Craig	Thomas	Ingram	7		٧		٧		
Andrew		Karp	√		٧		٧		
Eric	Richer	La Flèche						1	
David	John	Lubar		:		1			
Herbert	Ricardo	Mazariegos	√		٠ ٧.		V		٠.
Cecily	Marie	Mistarz	√		٧		٧		
Lorraine		Mitchelmore						1	
Peter		Myers					1		
Philip	Sonny	Orsino						4	
Gilles		Ouellette					ļ	_	4
Gall	S.	Palac	√		4		4		
John Robert	Stobo	Prichard				٧		1	
Surjit	Singh	Rajpal							٧
John	E.	Rau				√			
Bradley	Scott	Reid					4		
Catherine		Roche				·	4		
Brad	Anders	Rothbaum					1		
Richard		Rudderham							4
John	Stephen	Shiely		4		1			
Connie	Anne	Stefankiewicz							√ .
Stephen	Richard	Taylor	4		4		4		
Franklin	J.	Techar				√			1

			Subject to	1	erris Bank Association	BMO Fina	ncial Corp.	Bank of	Montreal
First Name	Middle Name	Last name	\$100,000 Lending Restriction	Director	Executive Officer	Director	Executive Officer	Director	Executive Officer
Michael	Joseph	Van Handel				٧			
George	Frederick	Walz	1		√		٧		
William	Darryl	White		<u> </u>					٧.
Don	Matthew	Wilson III						V	

			BMO Harris Bank National Association BMO Financial Corp		Bank of Montreal		
First Name	Middle Name Last	Director	Executive Officer	Director	Executive Officer	Director	Executive Officer
name Jean-Michel	Raymond Ares						
Janice	May Babiak Babiak						
Christopher	Blake Begy High						
Sophie ###	Brochu						
Qayid	Robert Casper						
Adela	Marganta Cepeda						
Larissa	Ann Sharkowsky						
Frank	Mitchell Clark						
George	Alexander Cope						
John Hill	Windom Daniels Jr.						
Alexandra	Photini Dousmania Cuntis						
William	Adhur III Prowne III III III						
Christine	Annette Edwards						
emilli ili	Enocus III III						
Madin	Stewart : Eighenbaum;						
Rocald	Harold Harmer Land						
singhilli							
nomas	Ean III From III III						
Cameron	MCASXIIE FOWIEC						
gavid	Lee Gordon III						
Oarre)	Härksii i Häcketti illi illi						
Bonnie	Lynn # 1 Aoward # 1 H						

			ırris Bank Association		BMO Fina	ancial Corp.	Bank o	f Montreal
First Name	Middle Name Last name	Director	Executive Officer		Director	Executive Officer	Director	Executive Officer
Graig	Thomas			12111				
Andrew	Катр							
Enc	Richer La Fléche			11		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
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,		arris Bank Association	BMO Fir	nancial Corp.	Bank of	Montreal
First Name	Director	Executive Officer	Director	Executive Officer	Director	Executive Officer
Michael Handel Yan Handel						
George Frederick Walz						
William Damy White						
Don Matthew Wilson II						

CITY OF CHICAGO ECONOM IC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

DECTION 1 SENDINE INTORMITTON
A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Bank of Montreal
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR 2. [x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: BMO Harris Bank N.A.through BMO Financial Corp OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity i which the Disclosing Party holds a right of control:
Business address of the Disclosing Party: First Canadian Place 21 st Floor, 100 King Street West Toronto, Ontario M5X 1A1
C. Telephone: 312-461-6538 Fax: 312-293-5811 Email: mark.mitrovich@bmo.com
D. Name of contact person: Mark Mitrovich
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") twhich this EDS pertains. (Include project number and location of property, if applicable):
City of Chicago 2017 Municipal Depository
G. Which City agency or department is requesting this EDS? Department of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

 Indicate the nature of the Disclosing Pa Person Publicly registered business corporation 	[] Limited liability company [] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation (In the part for a first part of the
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership [] Trust	[] Yes [] No [] Other (please specify)
[] Trust	[1 omer (prease speemy)
2. For legal entities, the state (or foreign of	country) of incorporation or organization, if applicable:
Canada.	
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	state of Illinois. Has the organization registered to do tity?
[x] Yes [] No	[] N/A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
NOTE: For not-for-profit corporations, also lethere are no such members, write "no member the legal titleholder(s). If the entity is a general partnership, limited	all executive officers and all directors of the entity. ist below all members, if any, which are legal entities. If rs." For trusts, estates or other similar entities, list below I partnership, limited liability company, limited liability ne and title of each general partner, managing member,
	trols the day-to-day management of the Disclosing Party.
Name	Title
See attached list of Officers and Directors.	

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.

Business Address	Percentage Interest in the
	Disclosing Party
BUSINESS RELATION SHIPS	WITH CITY ELECTED OFFICIALS
~ .	tip," as defined in Chapter 2-156 of the Municipal before the date this EDS is signed?
[x] No, to the best of the	Disclosing Party's knowledge.
	BUSINESS RELATION SHIPS ng Party had a "business relationshy elected official in the 12 months"

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated) NOTE "hourly rate" or "t.b.d" is not an acceptable response.
(Add sheets if necessary)			
[x] Check here if the Disc	losing Party l	nas not retained, nor expects to retain	n, any such persons or entities
SECTION V CERTIF	ICATIONS		
A. COURT-ORDERED O	CHILD SUPP	PORT COMPLIANCE	
-		115, substantial owners of business e their child support obligations throu	
, I	•	tly owns 10% or more of the Disclos ons by any Illinois court of competer	
[]Yes	[x] N	No to the best of the Disclosing Party's	knowledge and inquiry.
If "Yes," has the person e is the person in compliance		court-approved agreement for paymegreement?	ent of all support owed and
[] Yes [] No	0		
B. FURTHER CERTIFIC		ent.	
consult for defined terms	e.g., "doing	apter 1-23, Article I ("Article I")(wh business") and legal requirements), ind is doing business with the City, the	if the Disclosing Party

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five year before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further
Certifications), the Disclosing Party must explain below:
See attached BMO Supplemental document.

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? [] Yes [x] No NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, City Property Sale"). Compensation for property taken pursuant to the City's eminent domain powe does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? [] Yes			
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1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? [] Yes [x] No NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? [] Yes No 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:	D. CERTIFICATI	ON REGARDING INTEREST IN	CITY BUSINESS
of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? [] Yes [x] No NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, City Property Sale"). Compensation for property taken pursuant to the City's eminent domain powe does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? [] Yes No 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:	<u> </u>	<u>-</u>	of the Municipal Code have the same
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, City Property Sale"). Compensation for property taken pursuant to the City's eminent domain powe does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? [] Yes [] Yes [] No 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:	of the City have a sentity in the Matter	financial interest in his or her own ?	
elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, City Property Sale"). Compensation for property taken pursuant to the City's eminent domain powe does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? [] Yes M No 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:	NOTE: .If you che	ecked "Yes" to Item D.1., proceed t	to Items D.2. and D.3. If you checked "No" to
[] Yes No 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:	elected official or any other person of taxes or assessing City Property Sale	employee shall have a financial into r entity in the purchase of any prop ments, or (iii) is sold by virtue of le e"). Compensation for property tal	erest in his or her own name or in the name of erty that (i) belongs to the City, or (ii) is sold egal process at the suit of the City (collectively, sen pursuant to the City's eminent domain power.
3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:	Does the Matter in	volve a City Property Sale?	
officials or employees having such interest and identify the nature of such interest:	[]Yes	⋈ No	
Name Business Address Nature of 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

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

8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none"). 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 th 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. None.
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[x] is [] is not
a HEmphaial in Aireating Honor defined in Continuo 2 22 AFF(h) afth a Manielina I Coda

- a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
 - 2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

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

connection with the Matter voidable by the City.
<u>x</u> _1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary): N/A
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by pplicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a nember 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,

comply with these disclosure requirements may make any contract entered into with the City in

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3.	The Disclosing	Party will	submit an	updated	certification	on at the	e end	of each	calendar	quarter	in
which	there occurs any	event that	t materiall	y affects	the accura	cy of th	e state	ements	and infor	mation s	et
forth i	n paragraphs A. l	I. and A.2:	above.								

- 4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
- 5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.	
Is the Disclosing	Party the Applicant?
[] Yes	[] No
If "Yes," answer	he three questions below:
	leveloped and do you have on file affirmative action programs pursuant to applicable s? (See 41 CFR Part 60-2.)
[] Yes	[] No
Contract Complia under the applicat	iled with the Joint Reporting Committee, the Director of the Office of Federal nce Programs, or the Equal Employment Opportunity Commission all reports due ble filing requirements?
[] Yes	[] No
3. Have you pequal opportunity	participated in any previous contracts or subcontracts subject to the clause?
[] Yes	[] No
If you checked "N	o" to question 1. or 2. above, please provide an explanation:
<u> </u>	

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 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 oidable, 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 in a gainst the City in connection with the public release of information contained in this EDS and satisfaction there is 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, s required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:

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

Bank of Montreal	(Print or
type name of Disclosing Party)	
By: Marillen	
(Sign here)	
David R. Casper	***
(Print or type name of person sign	ing)

President and CEO - BMO Harris Bank AND EXECUTIVE COMMITTEE MEMBER. BANK OF MONTREAL (Print or type title of person signing)

Signed and sworn to before me on (date	• • • • • • • • • • • • • • • • • • • •	· •	
at Cook County, 11	(state) Notary Public.	OFFICIAL SEAL JORDAN G RUIZ	
Commission expires: March 13, 2	2017.	Notary Public - State of Illinois My Commission Expires Mar 13, 2017	

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 artnership; 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?

person has a familial rela	ionship, 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.

1.	Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?
[Yes [x] No, to the best of the Disclosing Party's knowledge and inquiry.
2.	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?
-	Yes [x] No, to the best of the Disclosing Party's knowledge and inquiry. Not Applicable
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.

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.

BMO Supplement Document

Section V: CERTIFICATIONS

B. FURTHER CERTIFICATIONS

The Disclosing Party certifies the accuracy of the statements contained in Section V, paragraph B.2.a. through and including B.2.e. only as to itself. The Disclosing Party certifies that to the best of the Disclosing Party's knowledge such statements are accurate with respect to the executive officers and directors of the Disclosing Party. With respect to Section V, paragraph B.2.a. and B.2.e., the Disclosing Party may have been found liable in a civil judgment or proceeding(s) within the five years preceding the date of this EDS instituted by the City of by the federal government, any state, or any other unit of local government. The Disclosing Party certifies that none of these judgments, individually or in the aggregate, would have a material adverse effect on its or the Applicant's financial condition or the ability of the Applicant to perform under its contract with the City. In addition, to the best of the Disclosing Party's knowledge, the Disclosing Party has not, in the past five years, been found after a judicial or administrative hearing to be in violation of any environmental law or regulation, except for possible violations related to (i) property mortgaged to the Disclosing Party, (ii) property owned by the Disclosing Party and leased to others, (iii) foreclosed property now owned by the Disclosing Party and (iv) property owned or held by the Disclosing Party as a fiduciary or nominee. The Disclosing Party's operations are conducted at numerous owned and leased locations throughout the world. From time to time, the Disclosing Party is cited for not being in compliance with an environmental law or regulation. These matters are generally routine and are promptly addressed by the Disclosing Party.

The Disclosing Party certifies the accuracy of the statements contained in Section V, paragraphs B.3. and B.4. only as to itself. The Disclosing Party also certifies that to the best of the Disclosing Party's knowledge such statements are accurate with respect to any Affiliated Entity or any responsible official of the Disclosing Party of any Affiliated Entity or any other official, agent or employee of the Disclosing Party or any Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any Affiliated Entity.

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

As to the disclosure set forth in Section V, paragraph D.1., to the best of the Disclosing Party's knowledge, no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in the Matter.

As to the disclosure set forth in Section V, paragraph D.4., the Disclosing Party cannot (and does not) make the certification required because the Disclosing Party does not and will not have control over all means of acquiring a financial interest in the Matter

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

F.1. The Disclosing Party, to the best of its knowledge, certifies the statements contained in Section VII, paragraph F.1. that it is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, except for taxes that are being contested in good faith by the Disclosing Party or any of its affiliates by appropriate legal proceedings. To the best of the Disclosing Party's knowledge, neither the Disclosing Party nor its affiliates are delinquent in paying any fine, fee, tax or other charge owed to the City except for possible delinquencies in paying a fine, fee, tax or other charge owed to the City related to (i) property mortgaged to the Disclosing Party or its affiliates, (ii) property owned by the Disclosing Party or its affiliates and leased to others, (iii) foreclosed property now owned by the Disclosing Party or its affiliates, (iv) property owned or held by the Disclosing Party or its affiliates as a fiduciary or nominee and (v) fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or its affiliates by appropriate legal proceeding.

			1			,	····		
			Subject to \$100,000		irns Bank ssociation			Bank of Montreal	
First Name	Middle Name	Last name	Lending Restriction	Director	Executive Officer	Director	Executive Officer	Director	Executive Officer
Jean-Michel	Raymond	Ares							4
Janice	May	Babiak						1	
Christopher	Blake	Begy		1		1	V		٧
Sophie		Brochu						1	
David	Robert	Casper	√ .	1	٧.		√		1
Adela	Margarita	Cepeda			1	4		İ	
Larissa	Ann	Chalkowsky	4		√		V		
Frank	Mitchell	Clark		1		1			
George	Alexander	Cope						1	
John	Windom	Daniels, Jr.				√			: :
Alexandra	Photini	Dousmanis-Curtis	4		√		٧		٧
William	Arthur	Downe	[1		4	4
Christine	Annette	Edwards						, 1	
Phil		Enochs	7		٧		٧		
Martin	Stewart	Eichenbaum						4	
Ronald	Harold	Farmer						1	
Simon		Fish							1
Thomas	Earl	Flynn							1
Cameron	McAskile	Fowler							√
David	Lee	Gordon	4		7		1		
Darrel	Harris	Hackett	1		٧		√		
Bonnie	Lynn	Howard		√ √		1		H	1

First Name	Middle Name	Last name	Subject to \$100,000 Lending Restriction		arris Bank Association Executive Officer	BMO Financial Corp. Executive Director Officer		Bank of	Bank of Montreal Executive Director Officer	
Craig	Thomas	Ingram	1		4		4			
Andrew		Karp	√ √		٦		٧			
Eric	Richer	La Flèche						4		
David	John	Lubar		:		V				
Herbert	Ricardo	Mazariegos	1		٧	:	√			
Cecily	Marie	Mistarz	√	3	٧		٧			
Lorraine		Mitchelmore			. :			1		
Peter		Myers					1			
Philip	Sonny	Orsino						1	ţ	
Gilles		Ouellette							٧	
Gail	S.	Palac	4		٧		1			
John Robert	Stobo	Prichard				√		√		
Surjit	Singh	Rajpal							4	
John	E.	Rau				1				
Bradley	Scott	Reid					٧			
Catherine		Roche					٧			
Brad	Anders	Rothbaum					1			
Richard		Rudderham							4	
John	Stephen	Shiely		4		1				
Connie	Anne	Stefankiewicz							4	
Stephen	Richard	Taylor	√		٧		4		!	
Franklin	J.	Techar				1			1 1	

			Subject to	1	rris Bank Association	BMO Fina	ncial Corp	Bank of	Montreal
First Name	Middle Name	Last name	\$100,000 Lending Restriction	Director	Executive Officer	Director	Executive Officer	Director	Executive Officer
Michael	Joseph	Van Handel				√			
George	Frederick	Walz	√ .		√		1		
William	Darryl	White							4
Don	Matthew	Wilson III		ļ				√ √	

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Citibauk, NA
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [1] the Applicant OR
2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR
3. [] a legal entity with a right of control (see Section II,B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 388 Greenwich St. NY, NY 10013
C. Telephone: 312.876.3296Fax: 877.224.3065 Email: Kevin. Wrenn @ citi.
D. Name of contact person: Kevin Wvenn
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
2017 Municipal bepository RFP
2017 Municipal Depository RFP G: Which City agency or department is requesting this EDS? Department of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY	r		
1. Indicate the nature of the Disclosing Par [] Person [] Publicly registered business corporation [] Privately held business corporation [] Sole proprietorship [] General partnership [] Limited partnership [] Trust	[] Limited liability company [] Limited liability partnership [] Joint venture [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] Yes [] No [] Other (please specify) Maional Association		
2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: United States of America			
	iate of Illinois: Has the organization registered to do ity? Citibound, N.A. is a federally chaneved national band [YN/A association, and thuse fore not required to register		
NOTE: For not-for-profit corporations, also list there are no such members, write "no members the legal titleholder(s). If the entity is a general partnership, limited partnership or joint venture, list below the name	Il executive officers and all directors of the entity. It below all members, if any, which are legal entities. If It is: For trusts, estates or other similar entities, list below partnership, limited liability company, limited liability the and title of each general partner, managing member, rols the day-to-day management of the Disclosing Party. Tomit an EDS on its own behalf.		
See attachment A for a officers and directors	L list of Citibank, N.A.		

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the	
CitiCovo	388 Greenwichst.	Disclosing Party	
	NY, NY (DOIS	1007	
SECTION III BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS			
	ng Party had a "business relationship," or elected official in the 12 months before	as defined in Chapter 2-156 of the Municipal re the date this EDS is signed?	
[] Yes	[1/No		
If yes, please identi relationship(s):	fy below the name(s) of such City elect	ted official(s) and describe such	

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether	Business	Relationship to Disclosing Party	Fees (indicate whether
retained or anticipated	Address	(subcontractor, attorney,	paid or estimated.) NOTE:
to be retained)		lobbyist, etc.)	"hourly rate" or "t.b.d." is
Michael J. Kas	per	MARKETING Consultant	not an acceptable response.
* Fletcher, O'Brie	u KASper	e & Nottage PC.	\$5,500 per Month
222 North	WACKE	re Deive	(faid)
Chicago IL	6060		
(Add sheets if necessary)			
[] Check here if the Discl	osing Party ha	s not retained, nor expects to retain	, any such persons or entities.
SECTION V CERTIF	ICATIONS		
A. COURT-ORDERED O	CHILD SUPPO	ORT COMPLIANCE	
		415, substantial owners of business their child support obligations thro	
the City must remain in co	imphance with	their child support obligations thro	ougnout the contract's term.
		y owns 10% or more of the Disclos ns by any Illinois court of competer	
F137 - F131			100/
[] Yes [] No		person directly or indirectly owns closing Party.	10% or more of the
If "Yes," has the person er is the person in compliance		ourt-approved agreement for paymoreement?	ent of all support owed and
[] Yes [] No)		
B. FURTHER CERTIFIC	CATIONS		

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
- 4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-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 Unverified List, the Entity List and the Debarred List.
- 6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
- 7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

See	attachment	B in	support	of o	above	
			\			

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

•	the word "None," or no response a	ppears on the lines above, it will be red to the above statements.
D. CERTIFICATION	ON REGARDING INTEREST IN	CITY BUSINESS
Any words or terms meanings when use	•	of the Municipal Code have the same
	inancial interest in his or her own r	funicipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you che Item D.1., proceed		o Items D.2. and D.3. If you checked "No" to
elected official or e any other person or for taxes or assessm "City Property Sale	imployee shall have a financial interentity in the purchase of any properents, or (iii) is sold by virtue of learning.	re bidding, or otherwise permitted, no City crest in his or her own name or in the name of crty that (i) belongs to the City, or (ii) is sold gal process at the suit of the City (collectively, en pursuant to the City's eminent domain powering of this Part D.
Does the Matter inv	volve a City Property Sale?	
[] Yes	[] No	
•	ed "Yes" to Item D.1., provide the ees having such interest and identif	names and business addresses of the City by the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

Is the Disclosing Party the	Applicant?
[] Yes	[] No
If "Yes," answer the three	questions below:
1. Have you develope federal regulations? (See	d and do you have on file affirmative action programs pursuant to applicable
[] Yes	[] No
₹	the Joint Reporting Committee, the Director of the Office of Federal rams, or the Equal Employment Opportunity Commission all reports due requirements? [] No
3. Have you participal equal opportunity clause?	ed in any previous contracts or subcontracts subject to the
[]Yes	[] No
If you checked "No" to qu	estion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

1.1.1

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.

Cithank, N.H.
(Print or type name of Disclosing Party)
By: (Sign here)
Eugene Kwon
(Print or type name of person signing)
Assistant Secretary
(Print or type title of person signing)
,

KAMLA K. MILLWOOD Notary Public, State of New York No. 01MI6217458 Qualified in New York County Commission Expires Feb. 8, 2018

-016

Signed and sworn to before me on (date) Cotoker 13th, 9 at New York (state).

Kamla K. Millusse Notary Public.

Commission expires: Feb 8, 2018.

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	[v] No	
such person is connec	cted; (3) the name and title of	tle of such person, (2) the name of the legal entity to which the elected city official or department head to whom such se nature of such familial relationship.

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.

1.	Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?		
	[] Yes	[No	
2.	If the Applicant is a legal entity publishe Applicant identified as a building 2-92-416 of the Municipal Code?		
	[] Yes	[] No	Not Applicable
	If yes to (1) or (2) above, please ideridentified as a building code scofflat buildings to which the pertinent code	w or problem landlord	

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

ATTACHMENTS FOR CITIBANK, N.A.

ATTACHMENT B

FURTHER CERTIFICATION

In the ordinary course of business, Citigroup Inc. ("Citigroup") and its subsidiaries and affiliates are defendants or co-defendants in various litigation matters incidental to and typical of the broad range of businesses in which they are engaged. For example, typical actions in broker-dealer subsidiaries are civil suits, arbitration proceedings, and other matters related to activities occurring in the normal course of business as a broker and dealer in securities, as an underwriter of securities, as an investment banker or otherwise. From time to time Citigroup, and certain affiliated entities, are the subjects of inquiries and investigations conducted by federal or state regulatory agencies. Citigroup and its affiliated entities routinely cooperate with such investigations.

On May 20, 2015, Citigroup Inc. announced settlements with the U.S. Department of Justice (DOJ) and the Board of Governors of the Federal Reserve System (FRB) to resolve the previously disclosed investigations into Citi's foreign exchange business. Under the terms of the settlement with the DOJ, Citicorp, a financial services holding company subsidiary of Citigroup, will plead guilty to a violation of the Sherman Antitrust Act, pay a fine of \$925 million and be subject to a three-year probation period, the conditions of which include the continued implementation, remediation and strengthening of Citi's compliance and internal controls. Under the terms of the settlement with the FRB, Citi will pay a civil money penalty of \$342 million and agree to further enhance the control framework governing its foreign exchange business. The payments due under the settlements are covered by Citi's existing legal reserves and will not require a charge to earnings in the second quarter of 2015.

Citigroup is a public company, and as such files periodic and current reports with the U.S. Securities and Exchange Commission as required by the Securities Exchange Act of 1934 that include current descriptions of material regulatory proceedings, investigations and litigation. Copies of Citigroup's periodic reports are on file with the SEC, which can be located at the SEC's website (www.sec.gov).

ATTACHMENT A: DIRECTORS & PRINCIPAL OFFICERS As of May 31, 2016

CITIBANK, N.A.

DIRECTORS

Anthony M. Santomero – Chairman Ellen Costello Barbara Desoer Duncan P. Hennes Eugene M. McQuade Joan E. Spero James S. Turley

PRINCIPAL OFFICERS*

Barbara Desoer

Chief Executive Officer

Loretta Moseman

Treasurer

Anita Romero

General Counsel and Secretary

George Trowse

Chief Financial Officer

^{*}As defined in Appendix A of the City of Chicago Economic Disclosure Statement and Affidavit.

ASSISTANT SECRETARY'S CERTIFICATE CITIBANK, N.A.

I, Paula F. Jones, Assistant Secretary of Citibank, N.A., a national association having its head office at 701 East 60th Street North, Sioux Falls, South Dakota and its principal place of business at 388 Greenwich Street, New York, NY, DO HEREBY CERTIFY that **Eugene Kwon** is a duly appointed and qualified Assistant Secretary of Citibank, N.A.

IN WITNESS WHEREOF, I have affixed my official signature and seal of Citibank, N.A. in the City of New York on this 14th day of October, 2016.

cîtibank

Paula F. Jones, Assistant Secretary



CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

Ver. 01-01-12

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
<u>Citi Corp</u>
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR 2. [J 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: 416000, NA
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 388 Greenwich St., NY, NY 10013
C. Telephone: 312.876.8296 Fax: 877.224.3065 Email: Kevin. Wrenn@citi. con
D. Name of contact person: Kevin Wvenn
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
2017 Municipal Depository 12FP G. Which City agency or department is requesting this EDS? Department of Finance
G. Which City agency or department is requesting this EDS? Deptutiment of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

Page 1 of 13

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY	Y .
 Indicate the nature of the Disclosing Particle Person Publicly registered business corporation Privately held business corporation Sole proprietorship General partnership Limited partnership Trust 	[] Limited liability company [] Limited liability partnership [] Joint venture [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] Yes [] No [] Other (please specify)
2. For legal entities, the state (or foreign of the state)	country) of incorporation or organization, if applicable:
	tate of Illinois: Has the organization registered to do tity?
[] Yes [VNo	[] N/A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
NOTE: For not-for-profit corporations, also list there are no such members, write "no members the legal titleholder(s). If the entity is a general partnership, limited partnership or joint venture, list below the name manager or any other person or entity that continuous NOTE: Each legal entity listed below must sufficient.	
Name See attachment A for a	list of Citicopp officers and
WARANA .	

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
Cifigroup Inc.	888 Greenwichs	Disclosing Party
0	NY, NY 10013	1007
SECTION III BUSINE	SS RELATIONSHIPS WITH (CITY ELECTED OFFICIALS
- '	•	s defined in Chapter 2-156 of the Municipal
Code, with any City electe	d official in the 12 months before	the date this EDS is signed?
[]Yes	[YNo	
If yes, please identify below relationship(s):	w the name(s) of such City elected	d official(s) and describe such

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)		
Check here if the Dis	closing Party h	as not retained, nor expects to retain	, any such persons or entities
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPF	PORT COMPLIANCE	
		2-415, substantial owners of business th their child support obligations thro	
* *	•	tly owns 10% or more of the Disclos ons by any Illinois court of competer	<u> </u>
[] Yes []]		To person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person is the person in complian		court-approved agreement for paymegreement?	ent of all support owed and
[]Yes []]	No		
B. FURTHER CERTIF	ICATIONS		
consult for defined terms submitting this EDS is the certifies as follows: (i) n with, or has admitted gu	s (e.g., "doing leter the Applicant are ither the Applicant ilt of, or has ev	apter 1-23, Article I ("Article I")(wh business") and legal requirements), in and is doing business with the City, the licant nor any controlling person is cover been convicted of, or placed under the predict of the commit bribes	if the Disclosing Party ten the Disclosing Party turrently indicted or charged er supervision for, any

perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
- 4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-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 Unverified List, the Entity List and the Debarred List.
- 6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
- 7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

see attachment	R	in suppo	A of	Hu	above	
,						

presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[y is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

	," the word "None," or no response umed that the Disclosing Party certi	appears on the lines above, it will be fied to the above statements.
D. CERTIFICAT	TION REGARDING INTEREST IN	CITY BUSINESS
-	ms that are defined in Chapter 2-156 sed in this Part D.	of the Municipal Code have the same
	financial interest in his or her own	Municipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you clitem D.1., procee	~	to Items D.2. and D.3. If you checked "No" to
elected official or any other person for taxes or assess "City Property Sa	employee shall have a financial into or entity in the purchase of any prop sments, or (iii) is sold by virtue of le	we bidding, or otherwise permitted, no City erest in his or her own name or in the name of erty that (i) belongs to the City, or (ii) is sold gal process at the suit of the City (collectively, ten pursuant to the City's eminent domain power ming of this Part D.
Does the Matter i	nvolve a City Property Sale?	
[]Yes	[] No	
-	cked "Yes" to Item D.1., provide the yees having such interest and identi	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
· · · · · · · · · · · · · · · · · · ·
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

Is the Disclosing I	arty the Applicant?	
[] Yes	[] No	
If "Yes," answer t	e three questions below:	
	eveloped and do you have on file affirmative action progra ? (See 41 CFR Part 60-2.) [] No	ams pursuant to applicable
Contract Complian	led with the Joint Reporting Committee, the Director of the ce Programs, or the Equal Employment Opportunity Come filing requirements? [] No	
3. Have you p equal opportunity [] Yes	articipated in any previous contracts or subcontracts subject clause?	ct to the
If you checked "N	o" to question 1. or 2. above, please provide an explanation	n:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

Citicorp
(Print or type name of Disclosing Party)
By: Can (Sign here)
(Print or type name of person signing)
Print or type title of person signing)
Signed and sworn to before me on (date) Cotober 13th 2016 at New York County, New York (state). Yanka K. Millinger Notary Public.

Commission expires: Feb 8, 2018

KAMLA K. MILLWOOD Notary Public, State of New York No. 01MI6217458 Qualified in New York County Commission Expires Feb. 8, 2018

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?

have a "familial relati	ionship" with an elected city	official or department head?
[] Yes	[v] No	
such person is connec	cted; (3) the name and title of	ttle of such person, (2) the name of the legal entity to which the elected city official or department head to whom such ise 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.

1.	<u>-</u>	•	Applicant or any Owner identified as a to Section 2-92-416 of the Municipal
	[] Yes	[\sqrt{No}	
2.		s a building code scofflaw o	y exchange, is any officer or director of or problem landlord pursuant to Section
	[] Yes	[] No	[/] Not Applicable
3.	identified as a building co		ame of the person or legal entity dlord and the address of the building or /.

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.

ATTACHMENT A: DIRECTORS & PRINCIPAL OFFICERS As of May 31, 2016

CITICORP

DIRECTORS

Anthony M. Santomero – Chairman Ellen Costello Barbara Desoer Duncan P. Hennes Eugene M. McQuade Joan E. Spero James S. Turley

PRINCIPAL OFFICERS*

Barbara Desoer

Chief Executive Officer

Loretta Moseman

Treasurer

Anita Romero

General Counsel and Secretary

George Trowse

Chief Financial Officer

^{*}As defined in Appendix A of the City of Chicago Economic Disclosure Statement and Affidavit.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

ATTACHMENTS FOR CITICORP

ATTACHMENT B

FURTHER CERTIFICATION

In the ordinary course of business, Citigroup Inc. ("Citigroup") and its subsidiaries and affiliates are defendants or co-defendants in various litigation matters incidental to and typical of the broad range of businesses in which they are engaged. For example, typical actions in broker-dealer subsidiaries are civil suits, arbitration proceedings, and other matters related to activities occurring in the normal course of business as a broker and dealer in securities, as an underwriter of securities, as an investment banker or otherwise. From time to time Citigroup, and certain affiliated entities, are the subjects of inquiries and investigations conducted by federal or state regulatory agencies. Citigroup and its affiliated entities routinely cooperate with such investigations.

On May 20, 2015, Citigroup Inc. announced settlements with the U.S. Department of Justice (DOJ) and the Board of Governors of the Federal Reserve System (FRB) to resolve the previously disclosed investigations into Citi's foreign exchange business. Under the terms of the settlement with the DOJ, Citicorp, a financial services holding company subsidiary of Citigroup, will plead guilty to a violation of the Sherman Antitrust Act, pay a fine of \$925 million and be subject to a three-year probation period, the conditions of which include the continued implementation, remediation and strengthening of Citi's compliance and internal controls. Under the terms of the settlement with the FRB, Citi will pay a civil money penalty of \$342 million and agree to further enhance the control framework governing its foreign exchange business. The payments due under the settlements are covered by Citi's existing legal reserves and will not require a charge to earnings in the second quarter of 2015.

Citigroup is a public company, and as such files periodic and current reports with the U.S. Securities and Exchange Commission as required by the Securities Exchange Act of 1934 that include current descriptions of material regulatory proceedings, investigations and litigation. Copies of Citigroup's periodic reports are on file with the SEC, which can be located at the SEC's website (www.sec.gov).

ASSISTANT SECRETARY'S CERTIFICATE CITICORP

I, Paula F. Jones, Assistant Secretary of Citicorp, a Delaware Corporation ("Corporation"), DO HEREBY CERTIFY that **Eugene Kwon** is a duly appointed and qualified Assistant Secretary of Citicorp.

IN WITNESS WHEREOF, I have affixed my official signature and seal of the Corporation in the City of New York on this 14th day of October, 2016.

(SEAL)

Paula F. Jones, Assistant Secretary

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CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Citiquoup Inc.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant QR
2. [Y 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: (A) COVP OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 388 GVEENWICH St., NY, NY 10013
C. Telephone: 312.876.3296 Fax: 877.224.3065 Email: Kevin. Wenn@citi.con
D. Name of contact person: WEWIM WYENM
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
2017 Municipal bepository KFD
2017 Municipal Depository RFP G. Which City agency or department is requesting this EDS? Department of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

 Indicate the nature of the Disclosing Pa Person Publicly registered business corporation Privately held business corporation Sole proprietorship General partnership Limited partnership Trust 	rty: [] Limited liability company [] Limited liability partnership [] Joint venture [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] Yes [] No [] Other (please specify)
2. For legal entities, the state (or foreign c	ountry) of incorporation or organization, if applicable:
belawave	
3. For legal entities not organized in the S business in the State of Illinois as a foreign ent	tate of Illinois: Has the organization registered to do tity? [] N/A
B. IF THE DISCLOSING PARTY IS A LEG.	AL ENTITY:
NOTE: For not-for-profit corporations, also list there are no such members, write "no members the legal titleholder(s). If the entity is a general partnership, limited partnership or joint venture, list below the name	ll executive officers and all directors of the entity. st below all members, if any, which are legal entities. If s." For trusts, estates or other similar entities, list below partnership, limited liability company, limited liability te and title of each general partner, managing member, trols the day-to-day management of the Disclosing Party. bmit an EDS on its own behalf.
See attachment A for a land directors	list of Citigroup Inc. officers

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
CNONE	5)	Disclosing Party
\$ 2.5 %		
SECTION III BUS	SINESS RELATIONSHIPS W	ITH CITY ELECTED OFFICIALS
•	•	nip," as defined in Chapter 2-156 of the Municipal before the date this EDS is signed?
[]Yes	MNo	
If yes, please identify relationship(s):	below the name(s) of such City	elected official(s) and describe such

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)		Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessar	ry)		
Check here if the D	isclosing Party h	as not retained, nor expects to retain	, any such persons or entities
SECTION V CERT	rifications		. •
A. COURT-ORDERE	D CHILD SUPP	ORT COMPLIANCE	
-		-415, substantial owners of business th their child support obligations thro	
	•	tly owns 10% or more of the Disclosons by any Illinois court of competer	-
[] Yes []		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the perso is the person in compli		court-approved agreement for paymoreement?	ent of all support owed and
[] Yes []] No		
B. FURTHER CERTI	FICATIONS		
consult for defined term submitting this EDS is certifies as follows: (i) with, or has admitted g criminal offense involve	ns (e.g., "doing to the Applicant an neither the Appl wilt of, or has ever ving actual, attem	upter 1-23, Article I ("Article I") (who business") and legal requirements), is doing business with the City, the icant nor any controlling person is completed of, or placed under the presence of the City or as officer or employee of the City or as	of the Disclosing Party ten the Disclosing Party turrently indicted or charged er supervision for, any try, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

See attachment	B iv	support	of	the above	
		•			

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.				
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").				
NONE				
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.				
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION				
1. The Disclosing Party certifies that the Disclosing Party (check one)				
[Vis [] 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				

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):

business with the City."

		·
	" the word "None," or no response a umed that the Disclosing Party certi	appears on the lines above, it will be fied to the above statements.
D. CERTIFICAT	ION REGARDING INTEREST IN	CITY BUSINESS
Any words or terr meanings when u		of the Municipal Code have the same
	financial interest in his or her own	funicipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you ch Item D.1., proceed	· -	to Items D.2. and D.3. If you checked "No" to
elected official or any other person of for taxes or assess "City Property Sa	employee shall have a financial into or entity in the purchase of any prop sments, or (iii) is sold by virtue of le	we bidding, or otherwise permitted, no City erest in his or her own name or in the name of erty that (i) belongs to the City, or (ii) is sold gal process at the suit of the City (collectively, ten pursuant to the City's eminent domain powering of this Part D.
Does the Matter is	nvolve a City Property Sale?	
[]Yes	[] No	
•	eked "Yes" to Item D.1., provide the yees having such interest and identi-	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.			
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of he 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 ssued to slaveholders that provided coverage for damage to or injury or death of their slaves), and he Disclosing Party has found no such records.			
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:			
· · · · · · · · · · · · · · · · · · ·			
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS			
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.			
A. CERTIFICATION REGARDING LOBBYING			
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):			
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)			
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,			

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

	·
	nded, federal regulations require the Applicant and all proposed e following information with their bids or in writing at the outset of
Is the Disclosing Party the	Applicant?
[] Yes	[1]No .
If "Yes," answer the three q	uestions below:
federal regulations? (See 4	and do you have on file affirmative action programs pursuant to applicable 1 CFR Part 60-2.) [] No
•	the Joint Reporting Committee, the Director of the Office of Federal ams, or the Equal Employment Opportunity Commission all reports duc equirements? [] No
equal opportunity clause?	d in any previous contracts or subcontracts subject to the
If you checked "No" to que CIHOAMK, N.A. OWNED SUBSID	stion 1. or 2. above, please provide an explanation: (Hu applicant) is an inducetly wholly- iary of Citiquoup Inc.

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

(Print or type name of Disclosing Party)
By: Gyman Car
(Sign were)
Eupene Kwon
(Print or type name of person signing)
Assistant Socrelary
(Print or type title of person signing)

Citiaroup Inc.

KAMLA K. MILLWOOD Notary Public, State of New York No. 01MI621745o Qualified in New York County Commission Expires Feb. 8, 2018

Signed and sworn to before me on (date) October 13 th, 2016 at New York (state).

Kanela X. Million Notary Pul

Commission expires: Feb 8, 2018.

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	[No	·
such person is connec	cted; (3) the name and title of the	e of such person, (2) the name of the legal entity to which he elected city official or department head to whom such e 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.

1.	_	· · · · · · · · · · · · · · · · · · ·	to Section 2-92-416 of the Municipal
	[] Yes	[\] No	
2.		building code scofflaw o	y exchange, is any officer or director of or problem landlord pursuant to Section
	[] Yes	[]No	[] Not Applicable
3.		scofflaw or problem land	ame of the person or legal entity dlord and the address of the building or y.

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

ATTACHMENTS FOR CITIGROUP INC.

ATTACHMENT B

FURTHER CERTIFICATION

In the ordinary course of business, Citigroup Inc. ("Citigroup") and its subsidiaries and affiliates are defendants or co-defendants in various litigation matters incidental to and typical of the broad range of businesses in which they are engaged. For example, typical actions in broker-dealer subsidiaries are civil suits, arbitration proceedings, and other matters related to activities occurring in the normal course of business as a broker and dealer in securities, as an underwriter of securities, as an investment banker or otherwise. From time to time Citigroup, and certain affiliated entities, are the subjects of inquiries and investigations conducted by federal or state regulatory agencies. Citigroup and its affiliated entities routinely cooperate with such investigations.

On May 20, 2015, Citigroup Inc. announced settlements with the U.S. Department of Justice (DOJ) and the Board of Governors of the Federal Reserve System (FRB) to resolve the previously disclosed investigations into Citi's foreign exchange business. Under the terms of the settlement with the DOJ, Citicorp, a financial services holding company subsidiary of Citigroup, will plead guilty to a violation of the Sherman Antitrust Act, pay a fine of \$925 million and be subject to a three-year probation period, the conditions of which include the continued implementation, remediation and strengthening of Citi's compliance and internal controls. Under the terms of the settlement with the FRB, Citi will pay a civil money penalty of \$342 million and agree to further enhance the control framework governing its foreign exchange business. The payments due under the settlements are covered by Citi's existing legal reserves and will not require a charge to earnings in the second quarter of 2015.

Citigroup is a public company, and as such files periodic and current reports with the U.S. Securities and Exchange Commission as required by the Securities Exchange Act of 1934 that include current descriptions of material regulatory proceedings, investigations and litigation. Copies of Citigroup's periodic reports are on file with the SEC, which can be located at the SEC's website (www.sec.gov).

ATTACHMENT A: DIRECTORS & PRINCIPAL OFFICERS As of May 31, 2016

CITIGROUP INC.

DIRECTORS

Michael E. O'Neill - Chairman

Michael L. Corbat

Ellen Costello

Duncan P. Hennes

Peter B. Henry

Franz B. Humer

Renee James

Eugene M. McQuade

Gary M. Reiner

Judith Rodin

Anthony M. Santomero

Joan E. Spero

Diana L. Taylor

William S. Thompson, Jr.

James S. Turley

Ernesto Zedillo Ponce de Leon

PRINCIPAL OFFICERS*

Michael L. Corbat

Chief Executive Officer

James Forese

President

John C. Gerspach

Chief Financial Officer

Rohan Weerasinghe

General Counsel and Corporate Secretary

^{*}As defined in Appendix A of the City of Chicago Economic Disclosure Statement and Affidavit.

ASSISTANT SECRETARY'S CERTIFICATE CITIGROUP INC.

I, Paula F. Jones, Assistant Secretary of Citigroup Inc., a Delaware Corporation ("Corporation"), DO HEREBY CERTIFY that **Eugene Kwon** is a duly appointed and qualified Assistant Secretary of Citigroup Inc.

IN WITNESS WHEREOF, I have affixed my official signature and seal of the Corporation in the City of New York on this 14th day of October, 2016.

(SEAL)

Paula F. Jones, Assistant Secretary

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party subm	nitting this EDS. Include d/b/a/ if applicable:
FIFTH THIRD BANK	
Check ONE of the following three boxes:	
	tting this EDS is: direct interest in the Applicant. State the legal name of the cy holds an interest:
3. [] a legal entity with a right of control	l (see Section II.B.1.) State the legal name of the entity in of control:
B. Business address of the Disclosing Party:	222 SOUTH RIVERSIDE PLAZA CHICAGO, IL 60606
C. Telephone: (800) 546-4557 Fax: ((312) 704-2780 Email: <u>mitch.gaffigan@53.com</u>
D. Name of contact person: Mitch Gaffigan	1
E. Federal Employer Identification No. (if yo	ou have one):
-	or other undertaking (referred to below as the "Matter") to umber and location of property, if applicable):
MUNICIPAL DEPOSITORY	
G. Which City agency or department is requ	esting this EDS? <u>Department of Finance</u>
If the Matter is a contract being handled be complete the following:	by the City's Department of Procurement Services, please
Specification #	and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company Publicly registered business corporation [] Limited liability partnership [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership [] Limited partnership []Yes [] No [] Trust [] Other (please specify) 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Ohio 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? Yes []No [] N/A B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title see attached

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE**: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage interest in the
		Disclosing Party
None		
	1,1227	
SECTION III E	BUSINESS RELATIONSHIPS W	TITH CITY ELECTED OFFICIALS
	ing Party had a "business relationsh y elected official in the 12 months	rip," as defined in Chapter 2-156 of the Municipal before the date this EDS is signed?
[] Yes	No	
If yes, please ident relationship(s):	ify below the name(s) of such City	elected official(s) and describe such
	- I	

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)			
	a aire as Dandar I.		
·		as not retained, nor expects to retain	, any such persons or entities
SECTION V CERTIF	ICATIONS		
A. COURT-ORDERED C	HILD SUPP	ORT COMPLIANCE	
_		-415, substantial owners of business h their child support obligations thro	
	-	ly owns 10% or more of the Disclos ons by any Illinois court of competer	-
[]Yes []No		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person er is the person in compliance		court-approved agreement for payme reement?	ent of all support owed and
[]Yes []No	,		
B. FURTHER CERTIFIC	ATIONS		
consult for defined terms (submitting this EDS is the certifies as follows: (i) nei- with, or has admitted guilt	e.g., "doing be Applicant and ther the Applicant of, or has even	pter 1-23, Article I ("Article I")(whousiness") and legal requirements), in dis doing business with the City, the icant nor any controlling person is completed of, or placed under the present of the present the	f the Disclosing Party en the Disclosing Party urrently indicted or charged or supervision for, any

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 americane 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 mentified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
- 3. The certifications in subparts 3, 4 and 5 concern:
- the Disclosing Party;

)

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

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years fore the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

If the Disclosing Party is unable to	certify to any of the above statements in this Part B (Furth
rtifications), the Disclosing Party must	explain below:
	•
none	
-	(

the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. none
<u>)</u>
CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in ection 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

· - 	,	
1		
1	the word "None," or no response med that the Disclosing Party certi	appears on the lines above, it will be ified to the above statements.
D. CERTIFICATI	ON REGARDING INTEREST IN	CITY BUSINESS
Any words or term meanings when us	-	of the Municipal Code have the same
	financial interest in his or her own	Municipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you che Item D.1., proceed	-	to Items D.2. and D.3. If you checked "No" to
Ay other person of for taxes or assessed Dity Property Sales	employee shall have a financial int r entity in the purchase of any prop nents, or (iii) is sold by virtue of le	ve bidding, or otherwise permitted, no City erest in his or her own name or in the name of perty that (i) belongs to the City, or (ii) is sold egal process at the suit of the City (collectively, seen pursuant to the City's eminent domain powerning of this Part D.
Does the Matter in	volve a City Property Sale?	
[] Yes	[] No	
	ted "Yes" to Item D.1., provide the ees having such interest and identi	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest
	sing Party further certifies that no party official or employee.	prohibited financial interest in the Matter will
be acquired by any	City official of 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.
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 ssued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a

member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION	REGARDING EQUAL EMPLOYMENT OPPORTUNITY
	lly funded, federal regulations require the Applicant and all proposed nit the following information with their bids or in writing at the outset of
Is the Disclosing Party	y the Applicant?
Yes	[] No
If "Yes," answer the t	hree questions below:
	loped and do you have on file affirmative action programs pursuant to applicable See 41 CFR Part 60-2.) [] No
<u>~</u>	with the Joint Reporting Committee, the Director of the Office of Federal Programs, or the Equal Employment Opportunity Commission all reports due iling requirements? [] No
3. Have you parti equal opportunity clau	cipated in any previous contracts or subcontracts subject to the use?
Yes	[] No
If you checked "No" t	to question 1. or 2. above, please provide an explanation:

e

LECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

MITCH GAFFIGAN

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 ertifications and statements contained in this EDS and Appendix A (if applicable) are true, accurate and complete as of the date furnished to the City.

(Print or type name of Disclosing Party)	
By: MATERIA	
(Sign here)	
MITCH GAFFIGAN	
(Print or type name of person signing)	
VICE PRESIDENT	
(Print or type title of person signing)	
Signed and sworn to before me on (date) October 28 20, at Cook County, Illinois (state). Notary Public.	JACK C STEFANS Official Seat
Commission expires: Nov 19 2019	Notary Public - State of Illinois My Commission Expires Nov 19, 2019

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 cartnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[No			
such person is conne	atify below (1) the name and title of the relationship, and (4) the precise	ne elected city official or	r department head to whom su	
)				

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.

ι.	<u> -</u>	· · · · · · · · · · · · · · · · · · ·	Applicant or any Owner identified as a to Section 2-92-416 of the Municipal
	[] Yes	[V] No	
2.		d as a building code scofflaw or	exchange, is any officer or director of problem landlord pursuant to Section
	[] Yes	. [No	[] Not Applicable
3.	identified as a building		me of the person or legal entity lord and the address of the building or

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.

Fifth Third Bank Executive Officers

Name	Title
Greg D. Carmichael	President & Chief Executive Officer
Lars C. Anderson	Executive Vice President & Chief Operating Officer
Chad M. Borton	Executive Vice President
Frank R. Forrest	Executive Vice President & Chief Risk Officer
Mark D. Hazel	Senior Vice President & Controller
James C. Leonard	Executive Vice President & Treasurer
Philip R. McHugh	Executive Vice President
Joseph R. Robinson	Executive Vice President & Chief Information Officer
Timothy Spence	Executive Vice President & Chief Strategy Officer
Teresa J. Tanner	Executive Vice President & Chief Administrative Officer
Tayfun Tuzun	Executive Vice President & Chief Financial Officer

Fifth Third Bank Board of Directors

Authorized Signatory Mitch Gaffigan

Name	Title	Company
Greg D. Carmichael	President & Chief Executive Officer	Fifth Third Bancorp
Nicholas K. Akins	Chairman, President & CEO	American Electric Power Company

Vice President Government & Institutional Group Chicago

B. Evan Bayh III	Partner	McGuire Woods LLP
Jorge L. Benitez	Retired CEO U.S. and Senior Managing Director North America	Accenture
Katherine B. Blackburn	Executive Vice President	Cincinnati Bengals, Inc.
Emerson L. Brumback	Retired President & COO	M&T Bank
Jerry W. Burris	Retired President & Chief Executive Officer	Associated Materials Group, Inc.
Gary R. Heminger	President, CEO & Director	Marathon Petroleum Corporation
Jewell D. Hoover	Principal .	Hoover and Associates, LLC
Eileen A. Mallesch	Retired Chief Financial Officer	Nationwide Property & Casualty Segment, National Mutual Insurance Company
Michael B. McCallister	Retired Chairman & CEO	Humana Inc.
Hendrik G. Meijer	Co-Chairman, CEO & Director	Meijer, Inc.
Marsha C. Williams	Retired Senior Vice President Chief Financial Officer	Orbitz Worldwide, Inc.
•		

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.

	<u>Name</u>	<u>Title</u>
	Nicholas K. Atkins	Director
	B. Evan Bayh, III	Director
	Jorge L. Benitez	Director
	Katherine B. Blackburn	Director
	Emerson L. Brumback	Director
	Greg D. Carmichael	Director, President & Chief Executive Officer
	Gary R. Heminger	Director
	Jewell D. Hoover	Director
	Michael B. McCallister	Director
	Hendrick G. Meijer	Director
	Marsha C. Williams	Director
	Lars C. Anderson	Executive Vice President & Chief Operating Officer
	Chad Borton	Executive Vice President
	Frank R. Forrest	Executive Vice President & Chief Risk Officer
)	Randolph Koporc	Executive Vice President
	Gregory Kosch	Executive Vice President
	James C. Leonard	Executive Vice President & Treasurer
	Philip McHugh	Executive Vice President
	Joseph R. Robinson	Executive Vice President and Chief Operations & Technology Officer
	Timothy Spence	Executive Vice President & Chief Strategy Officer
	Teresa J. Tanner	Executive Vice President & Chief Administrative Officer
	Tayfun Tuzun	Executive Vice President & Chief Financial Officer
	Mark D. Hazel	Senior Vice President and Controller
	Erica R. Kojetin	Assistant Secretary
	H. Samuel Lind	Assistant Secretary

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
HUNTINGTON BANK, SUCCESSOR BY MELLER TO FIRSTMENT BANK
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. M the Applicant OR
2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 222 N. LASALLE ST. #1200
C. Telephone: 312-263-0206 Fax: 312-775-4910 Email: steve. abbey efisturit.com
D. Name of contact person: STEVE ARBEY
E. Federal Employer Identification No. (if you have one): 34-133 9 938
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):
MUNICIPAL DEPOSITORY
G. Which City agency or department is requesting this EDS?
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing P	arty:		
Person [] Limited liability company			
[] Publicly registered business corporation	[] Limited liability partnership		
[] Privately held business corporation	[] Joint venture		
[] Sole proprietorship [] Not-for-profit corporation			
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?		
[] Limited partnership	[] Yes [] No		
[] Trust	M Other (please specify) NATIONAL ASSOCIATION (BANK)		
1	country) of incorporation or organization, if applicable:		
, d /A			
	State of Illinois: Has the organization registered to do		
business in the State of Illinois as a foreign cr	ntity?		
[] Yes [] No	[A].N/A		
B. IF THE DISCLOSING PARTY IS A LEC	GAL ENTITY:		
1. List below the full names and titles of	all executive officers and all directors of the entity.		
NOTE: For not-for-profit corporations, also I	list below all members, if any, which are legal entities. If		
there are no such members, write "no member	rs." For trusts, estates or other similar entities, list below		
the legal titleholder(s).			
7 7 7	d partnership, limited liability company, limited liability		
partnership or joint venture, list below the nar	me and title of each general partner, managing member,		
manager or any other person or entity that cor	ntrols the day-to-day management of the Disclosing Party.		
NOTE: Each legal entity listed below must su	abmit an EDS on its own behalf.		
Name	Title		
ATTACUTED	•		

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
		Disclosing Party
· · · · · · · · · · · · · · · · · · ·	NONE	
SECTION III B	SUSINESS RELATIONSHIPS W	ITH CITY ELECTED OFFICIALS
	ng Party had a "business relationsh y elected official in the 12 months b	ip," as defined in Chapter 2-156 of the Municipal before the date this EDS is signed?
[]Yes	M No	
If yes, please identi relationship(s):	ify below the name(s) of such City	elected official(s) and describe such

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)		
M Check here if the Dis	closing Party ha	as not retained, nor expects to retain	a, any such persons or entities
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	
_		-415, substantial owners of business h their child support obligations thro	
		ly owns 10% or more of the Disclos ons by any Illinois court of competer	
[]Yes []]	. ,	o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person is the person in complian		court-approved agreement for paymorement?	ent of all support owed and
[]Yes []I	О		
B. FURTHER CERTIF	ICATIONS		·
	-	pter 1-23, Article I ("Article I")(wh ousiness") and legal requirements), i	— -
- . ·		d is doing business with the City, the	

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with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
- 4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-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 Unverified List, the Entity List and the Debarred List.

6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.
7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:

presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
~/A
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION 1. The Disclosing Party certifies that the Disclosing Party (check one)
[] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing
business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

	•	nse appears on the lines above, it will be certified to the above statements.
D. CERTIFICATION I	REGARDING INTERES	r in city business
Any words or terms that meanings when used in		-156 of the Municipal Code have the same
		the Municipal Code: Does any official or employee own name or in the name of any other person or
NOTE: If you checked Item D.1., proceed to Pa	_	eed to Items D.2. and D.3. If you checked "No" to
elected official or emploany other person or entire for taxes or assessments "City Property Sale").	yee shall have a financial ty in the purchase of any p , or (iii) is sold by virtue	etitive bidding, or otherwise permitted, no City I interest in his or her own name or in the name of property that (i) belongs to the City, or (ii) is sold of legal process at the suit of the City (collectively, y taken pursuant to the City's eminent domain power meaning of this Part D.
Does the Matter involve	a City Property Sale?	
[] Yes	[] No	
•	· -	e the names and business addresses of the City lentify the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

connection with the Matter voidable by the City.
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the
Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a

federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

member of Congress, in connection with the award of any federally funded contract, making any

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above.
4. The Disclosing Party certifics that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities".
5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.
B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY
If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations.
Is the Disclosing Party the Applicant?
[] Yes [] No
If "Yes," answer the three questions below:
1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.) [] Yes [] No
2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements? [] Yes[] No
3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause?
[]Yes []No
If you checked "No" to question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at www.cityofchicago.org/Ethics, and may also be obtained from the City's Board of Ethics, 740 N.
- Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

HUNTINGTON BANK	
(Print or type name of Disclosing Party)	
By: Sturb	
(Sign here)	
STEVEN H. ABBEY	
(Print or type name of person signing)	·
SENIOR VICE PLESIDENT	
(Print or type title of person signing)	
Signed and sworn to before me on (date) 10/08/16 at Cook County, Thu wis (state).	.
Desire Advanoz Notary Pul	OFFICIAL SEAL OFFICI
Commission expires: 12,14,2016.	Commence of the second second

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[X] No	·
such person is connec	cted; (3) the name and title of the	f such person, (2) the name of the legal entity to which elected city official or department head to whom such
person has a familial	relationship, and (4) the precise n	ature 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.

1.			Applicant or any Owner identified as a Section 2-92-416 of the Municipal
	[] Yes	No	
2.		d as a building code scofflaw or	exchange, is any officer or director of problem landlord pursuant to Section
	[] Yes	ON [Y]	[] Not Applicable
3.	identified as a building	re, please identify below the name code scofflaw or problem landle pertinent code violations apply.	ne of the person or legal entity ord and the address of the building or

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 BARESUBJECT TO THE CERTIFICATION MADE UNDER PENALTY OF PERJURY ON PAGE 12 OF THE ASSOCIATED EDS.

CERTIFICATE BYLAWS OF THE HUNTINGTON NATIONAL BANK ARTICLE VIII, SECTION 8.2

Section 8.2. Execution of Instruments. All agreements, contracts, indentures, mortgages, deeds, conveyances, leases, assignments, notes, transfers, certificates, declarations, receipts, discharges, releases, satisfactions, settlements, petitions, schedules, accounts, affidavits, bonds, undertakings, proxies and other instruments or documents may be signed, executed, acknowledged, verified, delivered or accepted in behalf of the Association by the Chairman, a Vice Chairman, or the President, or any Vice President, or the Secretary, or any Assistant Secretary, or the Cashier, and, if in connection with the exercise of fiduciary powers of the Association by any of said officers or by any Trust Officer, Assistant Trust Officer, Assistant Vice President or any other officer employed in the Trust Department. Any such instruments may also be executed, acknowledged, verified, delivered or accepted in behalf of the Association in such other manner and by such other officers and employees as the Directors may from time to time direct. The provisions of this Section 8.2. are supplementary to any other provision of these Bylaws.

I, Jason W. Gardner, Assistant Secretary of The Huntington National Bank, hereby certify that the foregoing is a true and correct copy of Article VIII, Section 8.2. of the Bylaws of The Huntington National Bank, now in full force and effect, and that Steven Abbey is a duly elected, qualified and acting Senior Vice President of The Huntington National Bank.

Dated this 19th day of October, 2016, at Columbus, Ohio.

MINIME

JASON W. GARDNER

ASSISTANT SECRETARY

THE HUNTINGTON NATIONAL BANK

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

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

ILLINOIS SERVICE FEDERAL SAVINGS & LOAN ASSOCIATION

Check ONE of the following three boxes:

T 1:		1 41	41	T	1	D	submitting	41- :	EDC	:
inaic	are w	nether	The	11120	Incina	Parts	/ ciinmitting	Thie	HII)	16.
111410	utc w.	11011101	LIIC	יספוע	IUSIII E	1 411)	Submitting	11110	$L_{D_{0}}$	10.

OR					
2. [] a legal entity holding a Applicant in which the Dis				, -	
OR 3. [] a legal entity with a rig which the Disclosing Party h		•		=	ity in
B. Business address of the Discl	osing Party:	4619 S KING	DRIVE	····	
		CHICAGO, II	-		
C. Telephone: <u>773 624-000</u>	Fax:7 <u>73</u>	624-5340	Email:m	dthomas@isfbank.co	<u>m</u>
D. Name of contact person: MO	NICA THOM/	AS			
E. Federal Employer Identificati	on No. (if you	have one):			
F. Brief description of contract, which this EDS pertains. (Include			-		r") to
MUNICIPAL DEPOSITORY DES	SIGNATION				
G. Which City agency or departs	ment is reques	sting this EDS?	DEPARTMEN CITY COMPTI	T OF FINANCE OR ROLLER	
If the Matter is a contract beir complete the following:	ig handled by	the City's Dep	artment of Pro	curement Services, pl	ease
Specification #		and Cont	ract #		

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

 Indicate the nature of the Disclosing Paragraph Person Publicly registered business corporation Privately held business corporation Sole proprietorship General partnership Limited partnership Trust 	[] Limited liability company [] Limited liability partnership [] Joint venture [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] Yes [] No X] Other (please specify) financial institution: savings & loan association
2. For legal entities, the state (or foreign of lillinois	country) of incorporation or organization, if applicable:
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	State of Illinois: Has the organization registered to do atity?
[] Yes [] No	Ŋ N/A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
NOTE: For not-for-profit corporations, also lithere are no such members, write "no member the legal titleholder(s). If the entity is a general partnership, limited partnership or joint venture, list below the name	all executive officers and all directors of the entity. ist below all members, if any, which are legal entities. If rs." For trusts, estates or other similar entities, list below d partnership, limited liability company, limited liability me and title of each general partner, managing member, atrols the day-to-day management of the Disclosing Party. abmit an EDS on its own behalf.
Director	n, Director, William Goodall, Director, Lisa Finch,
Carole Wood, Director, Dr. James Buckner, l Davidson Director	
Francis Baffour, Director. Robert Klamp, CE	O; Monica Thomas, SVP.

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE**: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the	
		Disclosing Party	
Papa Kwesi Nduom	4619 S King Drive	16.66%	
Yvonne Nduom Nana Kweku Nduom	4619 S King Drive	16.66% 16.66%	
Edjah Kweku-Ebura Nduom	4619 S King Drive	16.66%	
Nana Aba Nduom	4619 S King Drive	16.66% 16.66%	
D 144 OLL 6 ALL			

Papa-WassaChiefy Nduom

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

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

[]Yes	[¾] No		
If yes, please ider relationship(s):	tify below the name(s)	of such City elected official(s) and describe such	

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.

retained or anticipated to be retained)	Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)			
[X] Check here if the Discl	osing Party h	as not retained, nor expects to retain	, any such persons or entities.
SECTION V CERTIF	ICATIONS		
A. COURT-ORDERED C	CHILD SUPP	ORT COMPLIANCE	
-		-415, substantial owners of business th their child support obligations thr	
· -	-	cly owns 10% or more of the Disclosons by any Illinois court of competer	
[]Yes []No		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person er is the person in compliance		court-approved agreement for paym greement?	ent of all support owed and
[] Yes [] No)	,	
B. FURTHER CERTIFIC	CATIONS		
consult for defined terms (submitting this EDS is the certifies as follows: (i) nei with, or has admitted guilt criminal offense involving	e.g., "doing Applicant ar ther the App of, or has ev actual, atten	apter 1-23, Article I ("Article I")(who business") and legal requirements), and is doing business with the City, the licant nor any controlling person is deer been convicted of, or placed under the property of the City or a officer or employee of the City or a	if the Disclosing Party nen the Disclosing Party currently indicted or charged er supervision for, any ery, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part 1 Certifications), the Disclosing Party must explain below:	3 (Further

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.		
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").		
NONE		
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.		
NONE		
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION		
1. The Disclosing Party certifies that the Disclosing Party (check one)		
[X] is [] is not		
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.		
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:		
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."		
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):		

	the word "None," or no response a	appears on the lines above, it will be fied to the above statements.
D. CERTIFICATION	ON REGARDING INTEREST IN	CITY BUSINESS
Any words or terms meanings when use	_	of the Municipal Code have the same
	inancial interest in his or her own	Sunicipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you che Item D.1., proceed	· •	to Items D.2. and D.3. If you checked "No" to
elected official or e any other person or for taxes or assessn "City Property Sale	mployee shall have a financial into entity in the purchase of any prop nents, or (iii) is sold by virtue of le	we bidding, or otherwise permitted, no City erest in his or her own name or in the name of erty that (i) belongs to the City, or (ii) is sold gal process at the suit of the City (collectively, ten pursuant to the City's eminent domain power ning of this Part D.
Does the Matter in	olve a City Property Sale?	
[] Yes	[] No	
	ed "Yes" to Item D.1., provide the	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

connection with the Matter voidable by the City.
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
NONE
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined be applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of 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,

comply with these disclosure requirements may make any contract entered into with the City in

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

If the Matter is federally funded, federal regulations require the Applicant and all proposed

subcontractors to s negotiations.	ubmit the following information with their bids or in writing at the outset of
Is the Disclosing P	arty the Applicant?
[] Yes	[] No
If "Yes," answer th	ne three questions below:
-	eveloped and do you have on file affirmative action programs pursuant to applicable (See 41 CFR Part 60-2.)
[] Yes	[] No
Contract Complian	led with the Joint Reporting Committee, the Director of the Office of Federal ce Programs, or the Equal Employment Opportunity Commission all reports due le filing requirements? [] No
3. Have you page equal opportunity of	articipated in any previous contracts or subcontracts subject to the clause?
[] Yes	[] No
If you checked "No	o" to question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

Illinois Service Federal Savings & Loan Asso	ociation
(Print or type name of Disclosing Party)	
Ву	
(Sign here)	
Robert Klamp	"OFFICIAL SEAL"
(Print or type name of person signing)	GLORIA A, TAYLOR NOTARY PUBLIC, STATE OF ILLINOIS
Chief Executive Officer	My Commission Expires 04/19/2019
(Print or type title of person signing)	-
Signed and sworn to before me on (date) at County, Co	Chleud 6, det 6 (state). Notary Public.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[X] No	
such person is connec	ted; (3) the name and title of the	le of such person, (2) the name of the legal entity to which he elected city official or department head to whom such the 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.

1. Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified as a

ŧ	building code scofflaw Code?	or problem landlord pursuant to	o Section 2-92-416 of the Municipal
	[] Yes	[X] No	
2.		as a building code scofflaw or	exchange, is any officer or director of problem landlord pursuant to Section
`	[] Yes	[] No	[X] Not Applicable
3.	identified as a building	· •	me of the person or legal entity lord and the address of the building o

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.

ISF Bank Minutes of the Board of Directors' Call Meeting April 28, 2016

A call meeting of the Board of Directors of ISF Bank was held on Thursday, April 28, 2016 at the main office of the Association, 4619 South Dr. M. L. King Drive. Dr. Papa Kwesi Nduom called the meeting to order.

Roll Call

Dr. Papa Kwesi Nduom

Joseph E. Moore, Jr.

Yvonne Nduom

Robert Klamp

William C. Goodall

Lisa L. Finch

Chiefy Nduom, Esq.

Jeremy Miller

Dr. James L. Buckner

Carole Wood

Dr. Nana Kweku Nduom

Scribe: Cynthia S. Williams

The meeting opened with prayer led by Mr. William Goodall.

Dr. Nduom reviewed the process conducted in finalizing the Plan of Voluntary Supervisory Conversion and Stock Purchase Agreement which initiated the change of control with ISF's attorneys and Office of the Comptroller of the Currency. He indicated that with the exception of the distribution of shares certificates and the filing of the shareholder resolution, the official closing is expected to be completed by close of business today.

Dr. Nduom announced the inauguration of a new board of directors and the appointment of new officers as follows:

Board of Directors:

Dr. Papa Kwesi Nduom

Mr. William C. Goodall

Dr. James L. Buckner

Mrs. Lisa L. Finch

Mrs. Yvonne Nduom

Mr. Joseph E. Moore, Jr.

Mrs. Carole C. Wood

Dr. Nduom stated that he plans to reach out to former ISF board member, Donald Davidson, Sr. who resigned from ISF's board of directors earlier this year, to see if he may be interested in the opportunity to join the new appointment of board of directors.

Non-voting advisory board members:

Dr. Nana Kweku Nduom

P.W. Chiefy Nduom, Esq.

Officers:

Robert Klamp, Chief Executive Officer Monica D. Thomas, Senior Vice President & Community Banking Officer Jeremy Miller, Chief Lending Officer ISF Bank Call Meeting of the Board of Directors April 28, 2016 Page 2

With the change of control Illinois Service Federal Savings and Loan Association will convert to a Stock Savings Bank.

Dr. Nduom further discussed plans for the bank going forward:

- To address with OCC for the removal of the Consent Order and the Letter of Agreement imposed on the bank. Dr. Nduom expect to meet with the regulators within the coming weeks in May.
- Confirm with OCC if there is opportunity for technical assistance
- FDIC premiums more robust indemnification for board
 - o D&O Insurance extended
 - Reinstatement of Directors' fees
- · Place authority limits for management spending and spending expectations
- Pay close attention to loan portfolio and to issues of compliance
- Find more non-loan products to earn revenue

Dr. Nduom stated that the revised business plan and bylaws will be distributed to the board of directors. On the evening of board of directors meeting, May 19, 2016, a dinner in Mr. Norman Williams honor is being planned.

Adjournment

There-being no further business, the call meeting of the Board of Directors was adjourned.

Dr. Papa Kwesi Nduom, Chairman

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
JPMorgan Chase Bank, N.A.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [X] the Applicant OR
2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 1111 Polaris Parkway
Columbus, Ohio 43240
C. Telephone: (312) 732-6932 Fax: (312) 732-7005 Email: mark.e.lester@jpmorgan.com
D. Name of contact person: Mark Lester
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable): Request for Proposal for Payment of the Interest on the Monies of the City of Chicago and the Chicago Board of Education.
G. Which City agency or department is requesting this EDS? City of Chicago Department of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY	,
1. Indicate the nature of the Disclosing Par	rtv
[] Person [] Publicly registered business corporation	[] Limited liability company [] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[] Yes [] No
[] Trust	[X] Other (please specify) National Banking Association
2. For legal entities, the state (or foreign co	ountry) of incorporation or organization, if applicable:
	
3. For legal entities not organized in the St business in the State of Illinois as a foreign ent	tate of Illinois: Has the organization registered to do ity?
[] Yes [] No	[X] N/A
B. IF THE DISCLOSING PARTY IS A LEGA	AL ENTITY:
NOTE: For not-for-profit corporations, also lis	Il executive officers and all directors of the entity. st below all members, if any, which are legal entities. If s." For trusts, estates or other similar entities, list below
If the entity is a general partnership, limited	partnership, limited liability company, limited liability
	e and title of each general partner, managing member, rols the day-to-day management of the Disclosing Party.
NOTE: Each legal entity listed below must sub	omit an EDS on its own behalf.
Name SEE ATTACHMENT A	Title
,	
	n concerning each person or entity having a direct or p) in excess of 7.5% of the Disclosing Party. Examples
	E,

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.

Percentage Interest in the

Business Address

Name

ì

70 D 1 4	Disclosing Party
70 D I A	Discreting tarty
70 Park Avenue	100%
lew York, New York 1001	7
S DEL ATIONSHIPS W	ITH CITY ELECTED OFFICIALS
3 KELAHONSHII 5 W	IIII CIII EEECIED OFFICIALS
	ip," as defined in Chapter 2-156 of the Municipal pefore the date this EDS is signed?
] No SEE ATTAC	CHMENT B
the name(s) of such City	elected official(s) and describe such
	S RELATIONSHIPS W nad a "business relationsh official in the 12 months b

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid: The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate wheth retained or anticipated to be retained)		Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessar	ry)		
[X] Check here if the D	isclosing Party h	as not retained, nor expects to retain	n, any such persons or entities
SECTION V CER	TIFICATIONS		
A. COURT-ORDERE	ED CHILD SUPP	ORT COMPLIANCE	
_		-415, substantial owners of business th their child support obligations thr	
- -	•	ly owns 10% or more of the Disclosons by any Illinois court of competer	
[]Yes [o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the perso is the person in compli		court-approved agreement for paymereement?	ent of all support owed and
[] Yes []] No		
B. FURTHER CERTI	FICATIONS		
consult for defined term submitting this EDS is certifies as follows: (i)	ms (e.g., "doing t the Applicant an neither the Appl	opter 1-23, Article I ("Article I")(whousiness") and legal requirements), it is doing business with the City, the icant nor any controlling person is cert been convicted of, or placed under	if the Disclosing Party en the Disclosing Party currently indicted or charged

criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

 SEE ATTACHMENT B
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;

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

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:		
SEE ATTACHMENT B		

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none"). SEE ATTACHMENT B
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. SEE ATTACHMENT B
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[X] is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? []Yes X No SEE ATTACHMENT B NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property 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? No []Yes 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest: Name Business Address Nature of Interest

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. SEE ATTACHMENT B

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.				
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records. X 2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:				
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS				
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.				
A. CERTIFICATION REGARDING LOBBYING				
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary): Not Applicable				
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)				
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any				

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

)

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

negotiations.	ne following information with their olds of in writing at the outset of
Is the Disclosing Party the	Applicant?
[] Yes	[] No
If "Yes," answer the three	questions below:
1. Have you develope federal regulations? (See [] Yes	d and do you have on file affirmative action programs pursuant to applicable 41 CFR Part 60-2.) [] No
•	the Joint Reporting Committee, the Director of the Office of Federal grams, or the Equal Employment Opportunity Commission all reports due requirements?
3. Have you participa equal opportunity clause? [] Yes	ted in any previous contracts or subcontracts subject to the
	estion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

SEE ATTACHMENT B

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

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

CERTIFICATION

IDMorgan Chase Bank NI A

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.

Ji Worgan Chase Dank, N.A.		
(Print or type name of Disclosing Party)		
By: (Sign here)		
Mark Lester		•
(Print or type name of person signing)		
Authorized Officer (Print or type title of person signing)		
Signed and sworn to before me on (date) 1 at County, Mar Ha A- Caura) - 25 - 16 (state). Notary Public.	MARTHA A. CAMARILLO OFFICIAL SEAL
Commission expires: 6-22-119	'	Notary Public, State of Illinois My Commission Expires June 22, 2019

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

To the Authorized Representative's knowledge, information and belief after '

[] Yes [X] No reasonable inquiry

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.

1.	building code scofflaw or problem la Code?		•
	[] Yes	[x] No	
2.	If the Applicant is a legal entity publithe Applicant identified as a building 2-92-416 of the Municipal Code?		
	[] Yes	[] No	[X] Not Applicable
3.	If yes to (1) or (2) above, please identified as a building code scofflave buildings to which the pertinent codes	w or problem landlord	

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.

ATTACHMENT A

TO

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY

JPMORGAN CHASE BANK, NATIONAL ASSOCIATION (as a Disclosing Party holding an interest in the Applicant)

Responses contained in the corresponding EDS and this Attachment A are true, accurate and complete based on the undersigned's ("Authorized Representative") knowledge, information and belief, upon due inquiry by relying on information provided by other employees of the Disclosing Party or its affiliates or subsidiaries.

SECTION II B.1

Directors:

Linda B. Bammann

James A. Bell

Crandall C. Bowles

Stephen B. Burke

James S. Crown

James Dimon

Timothy P. Flynn

Laban P. Jackson, Jr.

Michael A. Neal

Lee R. Raymond

William C. Weldon (Non-executive Chairman of the Board)

Executive Officers/Operating Committee:

James Dimon Chief Executive Officer and President

Ashley Bacon Chief Risk Officer

John L. Donnelly Head of Human Resources

Mary Callahan Erdoes Chief Executive Officer of Asset Management

Stacey Friedman General Counsel
Marianne Lake Chief Financial Officer

Douglas B. Petno Chief Executive Officer of Commercial Banking

Daniel E. Pinto Chief Executive Officer of Corporate & Investment Bank
Gordon A. Smith Chief Executive Officer of Consumer & Community Banking

Matthew E. Zames Chief Operating Officer

Notes regarding additional, select officer titles with JPMCB:

William C. Weldon

Non-executive Chairman of the Board

James R. Vallone

General Auditor

Louis Rauchenberger

Chief Compliance Officer

John S. Horner Molly Carpenter Robert A. Dapice Treasurer Secretary

Controller

ATTACHMENT B

TO

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

FILED BY JPMORGAN CHASE BANK, NATIONAL ASSOCIATION (as a Disclosing Party holding an interest in the Applicant)

Responses contained in the corresponding EDS and this Attachment B are true, accurate and complete based on the undersigned's knowledge, information and belief, upon due inquiry by relying on information provided by other employees of the Disclosing Party or its affiliates or subsidiaries. Some sections of the EDS are in the process of being updated. The Disclosing Party will provide the City of Chicago with an update to this Disclosure Statement if there are any material changes to the matters disclosed herein.

SECTION III: BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

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

SECTION IV: DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

With respect to Section IV, the Authorized Representative certifies based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, that the Disclosing Party has not retained a subcontractor, attorney, lobbyist, accountant, or consultant in connection with the Matter.

SECTION V: CERTIFICATIONS

B. FURTHER CERTIFICATIONS

B.1 With respect to Section V, paragraph B.1. the Authorized Representative certifies based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, that neither the Disclosing Party 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. For continual updates of material matters, please refer to JPMorgan Chase & Co.'s publicly-filed disclosures, including its most recent Annual Report on

Form 10-K and Quarterly Reports on Form 10-Q filed with the U.S. Securities and Exchange Commission (available at: http://investor.shareholder.com/jpmorganchase/sec.cfm).

With respect to Section V, paragraph B.2 (a-e), the Authorized Representative B.2 (a-e) certifies based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, that such statements are accurate with respect to the executive officers and directors of the Disclosing Party. Based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, JPMorgan Chase & Co. and/or its subsidiaries (collectively, the "Firm") are defendants or putative defendants in numerous legal proceedings, including private civil litigations and regulatory/government investigations. The litigations range from individual actions involving a single plaintiff to class action lawsuits with potentially millions of class members. Investigations involve both formal and informal proceedings, by both governmental agencies and self-regulatory organizations. These legal proceedings are at varying stages of adjudication, arbitration or investigation, and involve each of the Firm's lines of business and geographies and a wide variety of claims (including common law tort and contract claims and statutory antitrust, securities and consumer protection claims), some of which present novel legal theories. Based on current knowledge, the Firm believes it has asserted meritorious defenses to the claims asserted against it in its currently outstanding legal proceedings, intends to defend itself vigorously in all such matters and does not believe that any pending legal proceeding would have a material effect on the Firm's performance of the services contemplated by the RFP. For further discussion, please refer to JPMorgan Chase & Co.'s publiclyfiled disclosures, including its most recent Annual Report on Form 10-K and Quarterly Reports on Form 10-Q filed with the U.S. Securities and Exchange Commission (available http://investor.shareholder.com/jpmorganchase/sec.cfm). Reference is also made to a press release issued on May 20, 2015 concerning settlements related to foreign activities (available exchange http://investor.shareholder.com/jpmorganchase/releasedetail.cfm?ReleaseID=9141 05).

On May 20, 2015, JPMorgan Chase & Co. entered a plea of guilty to a single violation of federal antitrust law and is currently awaiting sentencing by the court. Additional information regarding the plea and resolutions of other investigations related to the Firm's foreign exchange activities is available via May 20, 2015 press release (available at http://investor.shareholder.com/jpmorganchase/releasedetail.cfm?ReleaseID=9141 05).

B.3 (a&d) The Authorized Representative certifies on behalf of the Disclosing Party the accuracy of the statements contained in Section V, paragraph B.3 (a & d) only as to the Disclosing Party and its executive officers and directors. Based on the

Authorized Representative's knowledge, information, and belief, upon due inquiry, JPMorgan Chase & Co. and/or its subsidiaries (collectively, the "Firm") are defendants or putative defendants in numerous legal proceedings, including private civil litigations and regulatory/government investigations. The litigations range from individual actions involving a single plaintiff to class action lawsuits with potentially millions of class members. Investigations involve both formal and informal proceedings, by both governmental agencies and self-regulatory organizations. These legal proceedings are at varying stages of adjudication, arbitration or investigation, and involve each of the Firm's lines of business and geographies and a wide variety of claims (including common law tort and contract claims and statutory antitrust, securities and consumer protection claims), some of which present novel legal theories. Based on current knowledge, the Firm believes it has asserted meritorious defenses to the claims asserted against it in its currently outstanding legal proceedings, intends to defend itself vigorously in all such matters and does not believe that any pending legal proceeding would have a material effect on the Firm's performance of the services contemplated by the RFP. For further discussion, please refer to JPMorgan Chase & Co.'s publiclyfiled disclosures, including its most recent Annual Report on Form 10-K and Quarterly Reports on Form 10-Q filed with the U.S. Securities and Exchange Commission (available http://investor.shareholder.com/jpmorganchase/sec.cfm). Reference is also made to a press release issued on May 20, 2015 concerning settlements related to foreign activities exchange (available http://investor.shareholder.com/jpmorganchase/releasedetail.cfm?ReleaseID=9141 05). Furthermore, with respect to the Living Wage ordinance, the Disclosing Party has not, during the five years before the execution date of this EDS, been determined to have violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance) as it relates to base wages.

B.3 (b&c) & B.4

The Disclosing Party has not agreed or colluded with other bidders or prospective bidders as to this transaction, or been a party to any such agreement. Based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, the Disclosing Party has not been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise. Based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, the Disclosing Party has not made an admission of such conduct described in B.3 a. or b. above that is a matter of record, and has not been prosecuted for such conduct, except to the extent set forth in the summaries of material legal proceedings involving JPMorgan Chase & Co. or its subsidiaries within the last five years are referenced in JPMorgan Chase & Co.'s Form 10-K, Form 10-Q, and any Form 8-K filing, all as filed with the Securities and Exchange Commission ("SEC") and all available through J.P. Morgan's internet http://investor.shareholder.com/jpmorganchase/sec.cfm or through the SEC's internet site (www.sec.gov) (the "SEC filings") and the public record of each

matter identified in the SEC filings. The Authorized Representative certifies based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, none of the foregoing matters would have a material adverse effect on this transaction.

- B.7 Except as otherwise set forth in Attachment B, the Authorized Representative on behalf of the Disclosing Party does not make any certification whatsoever with respect to any Applicable Party other than the Disclosing Party. The Authorized Representative on behalf of the Disclosing Party also certifies that it has not engaged any sub-contractor with respect to this transaction.
- B.8 The Authorized Representative, on behalf of the Disclosing Party, certifies as to the statement in Section V, paragraph B.8 that, based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, none of the Bank employees were previously City of Chicago employees during the 12-month period preceding the execution date of this EDS.
- B.9 The Authorized Representative certifies as to the statement in Section V, paragraph B.9 that, based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, no gifts were provided by employees of the Disclosing Party

D. INTEREST IN CITY BUSINESS

D.1 & D.4 As to the disclosures set forth in Section V, paragraphs D.1 &D.4, based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, on behalf of the Disclosing Party, to the extent the Disclosing Party has any control the Authorized Representative certifies that no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in this transaction.

SECTION VII – ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

F.1 The Authorized Representative certifies on behalf of the Disclosing Party, as to the statements contained in Section VII, paragraph F.1 that based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, that neither the Disclosing Party nor its affiliates are delinquent in paying any fine, fee, tax or other charge owed to the State of Illinois or the City of Chicago except for taxes that are being contested in good faith by appropriate legal proceeding and possible delinquencies in paying a fine, fee, tax or other charge related to (i) property mortgaged to the Disclosing Party or its affiliates, (ii) property owned by the Disclosing Party or its affiliates, (iv) property owned or held by the Disclosing Party or its affiliates as a fiduciary or nominee, and (v) fines, fees, taxes

or other charges that are being contested in good faith by the Disclosing Party or its affiliates by appropriate legal proceeding. If there are any outstanding claims that the Disclosing Party is notified of that Disclosing Party was not aware of previously, Disclosing Party will immediately address them.

ATTACHMENT C

TO

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY

JPMORGAN CHASE BANK, NATIONAL ASSOCIATION (as a Disclosing Party holding an interest in the Applicant)

The following response is true, accurate based on the Authorized Representative's knowledge, information, and belief relying on information prepared on February 24, 2009, by a consultant at the direction of JPMorgan Chase & Co.

SECTION V - CERTIFICATIONS

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS.

The Disclosing Party assumed its current name on November 13, 2004, when JPMorgan Chase Bank, a New York banking corporation, was converted into a national banking association under the name JPMorgan Chase Bank, National Association, and both Bank One, National Association (main office Chicago) and Bank One, National Association (main office Columbus) merged into it with the Disclosing Party being the surviving entity.

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

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

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

government. In May 1933, The National Bank of Commerce in New Orleans was formed pursuant to an executive order approved by President Roosevelt and its assets included some of the deposits and loans of the old Canal Bank. Most of the capital for The National Bank of Commerce was provided by the Reconstruction Finance Corporation (owned by the U.S. government), with the remainder coming from new shareholders. The U.S. government also provided over \$13 million toward the liquidation of the old Canal Bank. In 1947 and 1969, The National Bank of Commerce in New Orleans made two grants to Tulane University, which included archives of the Citizens Bank and Canal Bank. These materials are held at the Tulane Manuscripts Department, Special Collections Division, Howard-Tilton Memorial Library at Tulane University in New Orleans, Louisiana (collectively, the "Tulane Records"). In 1865, the First National Bank of Lexington (subsequently a part of First Security Corporation of Kentucky which was acquired by Bank One in 1992) was formed and assumed the operations of the Lexington Branch of the second Bank of Kentucky. Public records pertaining to the Lexington Branch of the second Bank of Kentucky have been discovered that contain records relevant to this certification (the "Lexington Records"). The Tulane Records, the Lexington Records and other records indicate that:

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

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

On September 25, 2008, the Disclosing Party acquired from the Federal Deposit Insurance Corporation, as the Receiver of Washington Mutual Bank, Henderson, NV (the "Receiver") certain assets of Washington Mutual Bank.

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

ATTACHMENT 1 TO ATTACHMENT C

TO

CITY OF CHICAGO

ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY

JPMORGAN CHASE BANK, NATIONAL ASSOCIATION (as a Disclosing Party holding an interest in the Applicant)

Agricultural Bank of Mississippi

Baltimore & Ohio Rail Road Company

Bank of Alabama

Bank of Alexandria (Virginia)

Bank of Ashland at Shelbyville

Bank of Augusta (Georgia)

Bank of Kentucky

Bank of Louisiana

Bank of Louisville

Bank of Metropolis

Bank of Mobile

Bank of Missouri

Bank of North Carolina

Bank of South Carolina

Bank of the State of Missouri

Bank of Tennessee

Bank of Virginia

Barnett, Ellison & Co.

Beers & Brunell

Beers & Co.

Canal & Rail Road Bank of Vicksburg

Carrolton Bank of New Orleans

Charleston Fire & Marine Insurance Company

Chattahoochee Rail Road and Banking Company

City Bank of New Orleans

Commercial & Rail Road Bank of Vicksburg

Commercial Bank of Manchester (Mississippi)

Commercial Bank of New Orleans

Commercial Bank of Selma

Corporation of the City of New Orleans

Corporation of the City of Savannah

Davis & Davis

Delaware & Hudson Canal Company

E.I. Forestall of New Orleans

ER Tyler of New Orleans

E. Warfield, Lexington, Kentucky

Exchange & Banking Company of New Orleans

Exchange Bank of Virginia at Richmond

Franklin Bank of Baltimore

First Bank of Richmond

Hunt, Morton & Quigby of Louisville (Kentucky)

J.D. Beers & Co.

Louisiana & Nashville Railroad Company

Mechanics & Traders Bank of New Orleans

Merchant & Planters Bank of Savannah

Merchants Bank of Baltimore

Mississippi Sound Company

Mr. Pastoret

Mr. S. Reid Irving & Co. (Cotton)

Nashville and Northwestern Rail Road Co.

New Orleans Canal & Banking Company

North Western Bank of Virginia

Philadelphia, Wilmington & Baltimore Rail Road Company

Planters & Mechanics Bank of Charleston

Planters & Mechanics Bank of Mobile

Planters & Merchants Bank of Charleston

Planters Bank of Jackson (Mississippi)

Planters Bank of Natchez

Planters Bank of Savannah

Planters Bank of Tennessee

Robert Kinder House

Ross & Coleman

South Western Rail Road Bank of Charleston

Southern Bank of Alabama

Southern Bank of Kentucky

Southern Life Insurance & Trust Company of Florida

Southern Trust Company

Southwestern Rail Road Bank (South Carolina)

S. Reid Irving & Company

State & Metcalf of Gainsville, Georgia

State of Alabama

State of Florida

State of Georgia

State of Mississippi

T.T. Crittenden, Lexington and Huntsville, Kentucky

Tuscumbice and Decatur Rail Road Company

Union Bank of Charleston

Union Bank of Florida

Union Bank of Tennessee

ATTACHMENT 2 TO ATTACHMENT C TO CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY JPMORGAN CHASE BANK, NATIONAL ASSOCIATION (as a Disclosing Party holding an interest in the Applicant)

ENSLAVED INDIVIDUALS OWNED BY CITIZENS BANK OF LOUISIANA AND NEW ORLEANS CANAL & BANKING COMPANY ATTACHMENT 3
TO
ATTACHMENT C
TO
CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
FILED BY
JPMORGAN CHASE BANK, NATIONAL ASSOCIATION
(as a Disclosing Party holding an interest in the Applicant)

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

Due to their voluminous size, Attachments 2 and 3 are not attached hereto.

Please see the Economic Disclosure Statement of JPMorgan Chase & Co. for Attachments 2 and 3 in their entirety.

City of Chicago Economic Disclosure Due Diligence Summary

EDS to be filed on or about October 21, 2016 On behalf of: JPMorgan Chase & Co., & JPMorgan Chase Bank, N.A.

Completion Date	6/12/2016	6/12/2016	9/12/2016
New information obtained from inquiry or Executive Officers & Directors unable to provide certification (ff applicable)			
Momodification to last Disclosure Statement or no Executive Officers & Directors disclosures (if applicable)	Waiting for Update	Waiting for Update	Waiting for Update
Business records to be examined or statement requested based upon personal knowledge	Records naming JPMC Executive Officers and Shareholder records Corporate Secretary Ownership Records	Records naming JPMC Executive Officers and Shareholder records. Corporate Secretary Ownership Records	Records naming JPMC Executive Officers and Shareholder records. Corporate Secretary Ownership Records
Subject Matter Expert	Primary Contact OTS Legal Subsidiary Management Team ots legal subsidiary management team@ jpmchass.com Secondary Contact Anthony Horan (212) 270-7122 Anthony Horan@Chase.com	Primary Contact OTS Legal Subsidiary Management Team ois legal subsidiary management team@	Primary Contact OTS Legal Subsidiary Management Team ols legal subsidiary management ceam@ jpmchase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony.Horan@Chase.com
<u>Department</u>	Office of the Secretary	Office of the Secretary	Office of the Secretary
Certification Issue	Name and title of a Declarant's Executive Officers/Directors of JPMorgan Chase & Co.	Name and title of a Declarant's Executive Officers/Directors of JPMorgan Chase Bank, N.A.	Name and title of a Declarant's Executive Officers/Directors with more than 7.5% ownership in JPMorgan Chase & Co.
EDS Section		H.B.1	п.в.2

6/12/2016	6/12/2016	10/6/2016	10/6/2016	10/4/2016
Waiting for Update	Waiting for Update	No Modification	No Modification	No Modification
Records naming JPMC Executive Officers and Shareholder records. Corporate Secretary Ownership Records	JPMC vendor records compared to public record of Alderpersons and their business interests	Code of Conduct Records and Executive Officers and Directors attestations given by JPMorgan Chase Bank N.A	Code of Conduct Records and Executive Officers and Directors attestations given by JPMorgan Chase Bank, N.A.	LOB or LOB legal identifies accordingly if applicable. There were no subcontractors used in this bid.
Primary Contact OTS Legal Subsidiary Management Team ots legal subsidiary management team() ipmchase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony Horan@Chase.com	Primary Contact OTS Legal Subsidiary Management Team ots legal subsidiary management team ipmehase.com Secondary Contact Tracy Smithson (614) 213-2282 tracy.l.smithson@ipmehase.com	Primary Contact Denise G. Connors (212) 270-2573 Denise G.Connors@chase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony-Horan@Chase.com	Primary Contact Denise G. Connors (212) 270-2573 Denise G. Connors@chase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony.Horan@Chase.com	LOB Mark Lester
Office of the Secretary	Accounts Payable Department	Officers/ Directors	Officers/ Directors	LOB obtains certifications
Name and title of a Declarant's Executive Officers/Directors with more than 7.5% ownership in JPMorgan Chase Bauk, N.A.	JPMC Business Relationships with elected officials	Information regarding Executive Officers and Directors' business relationships with City for JP-Morgan Chase & Co.	Information regarding Executive Officers and Directors' business relationships with City for JPMorgan Chase Bank, N.A.	Subcontractors and other retained parties and their certifications in V.B.3-5
		E	`	VI

5/25/2016	6/12/2016	6/12/2016	10/6/2016	10/6/2016
Waiting for Update	Waiting for Update	Waiting for Update	No Modification	No Modification
Personal Knowledge	Records naming JPMC Executive Officers and Shareholder records. Corporate Secretary Ownership Records	Records naming JPMC Executive Officers and Shareholder records. Corporate Secretary Ownership Records	Code of Conduct Records and Executive Officers and Directors attestations given by JPMorgan Chase & Co.	Code of Conduct Records and Executive Officers and Directors attestations given by JPMorgan Chase Bank, N.A.
Glenn Ansiel Ellen Manola Anne Pax Frank Pereiro Colleen Meade William Pelletier	Primary Contact OTS Legal Subsidiary Management Team ots legal subsidiary management team@ upmchase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony Horan@Chase.com	Primary Contact OTS Legal Subsidiary Management Team ots legal subsidiary management team@ ipmchase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony Horan@Chase.com	Primary Contact Denise G. Connors (212) 270-2573 Denise G Connors@chase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony Horan@Chase.com	Primary Contact Denise G. Connors (212) 270-2573 Denise G. Connors@chase com Secondary Contact Anthony Horan (212) 270-7122 Anthony Horan@Chase.com
Officers/ Directors	Office of the Secretary	Office of the Secretary	Officers/ Directors	Officers/ Directors
Information regarding Executive Officers and Directors' business relationships with City for FNBC Leasing Corporation	Name and title of a Declarant's Executive Officers/Directors and persons with more than 10% ownership in JPMorgan Chase & Co.	Name and tutle of a Declarant's Executive Officers/Directors and persons with more than 10% ownership in JPMorgan Chase Bank, N.A.	Information regarding Executive Officers and Directors' criminal record for JPMorgan Chase & Co.	Information regarding Executive Officers and Directors' criminal record for JPMorgan Chase Bank, N.A.
		Y.	Y. B.I.	

10/4/2016	10/19/2016	10/6/2016	10/6/2016	10/4/2016	10/4/2016
No Modification	No Modification	No Modification	No Modification	No Modification	No Modification
Litigation database containing record of judgments and pending claims filed by a governmental entity or regulatory body	Perform search of JPMorgan Chase & Co. and JPMorgan Chase Bank, N.A., on the excluded parties list system found HERE:	Code of Conduct Records and Executive Officers and Directors attestations given by JPMorgan Chase & Co.	Code of Conduct Records and Executive Officers and Directors attestations given by JPMorgan Chase Bank, N.A.	Litigation database containing record of judgments and pending claims filed by a governmental entity or regulatory body	Litigation database containing record of judgments and
Primary Contact Henry Shymanski (313) 256-0552 henry.shymanski@ipmchase.com Secondary Contact Gloria Mitka (312) 732-3254 glona.mitka@ipmchase.com	Primary Contact John C. Gholar	Primary Contact Denise G. Connors (212) 270-2573 Denise G. Connors@chase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony.Horan@Chase.com	Primary Contact Denise G. Comors (212) 270-2573 Denise G. Connors@chase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony Horan@Chase.com	Primary Contact Henry Shymanski (313) 256-0552 henry shymanski@ibmchase.com Secondary Contact Gloria Mitka (312) 732-3254 gloria.mvika@ipmchase.com	Primary Contact Henry Shymanski
Litigation Department	Designee	Officers/ Directors	Officers/ Directors	Litigation Department	Litigation Deparment
Lutigation and Charges pertauning to Declarant	Excluded Parties List System	Information regarding Executive Officers and Directors' criminal record for JPMorgan Chase & Co.	Information regarding Executive Officers and Directors' criminal record for JPMorgan Chase Bank, N.A.	Litigation and Charges pertaining to Declarant	Litigation and Charges pertaining to Declarant
	V.B.2.a	,	V.B.2(a-e)		V.B.3(a-d)

	10/4/2016	9107/501		10/3/2016
	No Modification	No Modification	Waiting for Update	No Modification
pending claims filed by a governmental entry or regulatory body	Litigation database containing record of judgments and pending claims filed by a governmental entity or regulatory body	Review OFAC Lists	Review code of Conduct records of requests made second job approval Review records listing previous employment of newly hired employees*** Review of newly identified information	Review code of Conduct records of requests made second job approval Review records listing previous employment of newly hired employees*** Review of newly identified information
henry.shymanski@ipmchase.com Secondary Contact Gloria Mitka (312) 732-3254 gloria mitka@ipmchase.com	Primary Contact Henry Shymanski (313) 256-0552 henry.shymanski@jpmchase com Secondary Contact Gloria Mirka (312) 732-3254 gloria,mitka@jpmchase.com	Primary Contact Karen Moretti 312-732-1259 karen a moretti@chase com Secondary Contact Jeremy Warren (312) 732-2456 jeremy n warren@jpmchase.com	Primary Contact Elizabeth M. Barbosa (212.270 8223) elizabeth m. barbosa@chase.com Secondary Contact Stacey N Williams (212) 464-1622 suzanne mushaney@ipmchase.com	Primary Contacts Tammi Palmer-Smith (201) 595-6071 Tammi Palmer-Smith@Chase com Primary Contacts Pete Reist (302) 758-1922 peter, prest@ipmchase.com Secondary Contact
44 - 14 - 14 - 14 - 14 - 14 - 14 - 14 -	Litigation Department	OFAC Sanctions Screening Management	Office of the Secretary	Human Resources
	Litigation and Charges pertaining to Declarant	OFAC	Part time employees and JPMC employees previously employed by Chicago	Part time employees and JPMC employees previously employed by Chicago
	V.B.4	V.B.5	o 0 >	2

	9102/52/5	5/25/2016	3102/17	
	Waiting for Update	Waiting for Update Waiting for Update		Waiting for Update
	Lobbyist activity reports	,	Chicago Predatory Lending ordinance	Merger or acquisition records
. Suzanne Y Mushaney (636) 386-5802 suzanne.mushaney@jpmchase.com	Primary Contact Lauren Casey (212) 270-5906 allison, swatek@ipmehase.com Secondary Contact Steven S. Tomaste (312) 732-5853 steven S. tomaste@ipmese.com	Primary Contact Ryan Fiedler (312) 732-3005 Ryan, Fiedler@ipmchase.com Secondary Contract Nathaniel Pusey (312) 732-6060 Nathaniel W. Pusey@chase.com	Primary Contacts Paul Lukas (201)-273-5934 ext.5934 paul.a lukas@ipmchase.com Secondary Contact Jon D Greenlee (212) 270-3930 jon.d.greenlee@ipmchase.com	Primary Contact Neila Radin (212) 270-0938 Neila Radin@chase.com
	Global Political Law	CB Compliance	Mortgage Banking Legal	Legal
	Gifts (meals) to officials	Political gifts and entertainment	Predatory Lending	Slavery Disclosure/ P.Morgan Chase & Co.
	V.B. 9	V.B. 9	V.C.2	v.E.1

	10/4/2016	10/13/2016	10/3/2016	10/3/2016	10/3/2016
Waiting for Update	No Modification	No Modification	No modifications	No modifications	No modifications
Merger or acquisition records	Whether this specific deal is federally funded.	Human Resources Records but only if this is a federally funded matter which will be determined by the Applicant or Disclosing Party	Tax records	Tax records	Tax records
Primary Contact Netla Radın (212) 270-0938 Neila Radin@chase.com	Mark Lester	Primary Contact Carolyn Cochran (602) 221-4549 carolyn cochran@ipmchase com Secondary Contact: Lori N. Relkın (602) 221-2870 lon labart@ipmchase com	Primary Contact Sales Tax an Personal Property douglas glassbum@lpmchase com Secondary Contact Clifford A Koenig (614)217-9513	Primary Contact Sales Tax an Personal Property tom.a.schnurr@ipmchase.com Secondary Contact Clifford A Koenig (614)217-9513	Primary Contact Sales Tax an Personal Property christopher mohr@lpmchase com Secondary Contact Louis A Lepore (212) 552-1120 lepore lous@lpmorgan.com
Legal	Deal Manager	Humen Resources	Sales and Use Tax Operations	Personal Property Tax Manager / Thomas Schnurr	State & Local Income & Franchise Taxes
Slavery Disclosure/ JPMorgan Chase Bank, N.A.	Lobbying	Labur, Employment EEO	Tax Certification	Tax Cerufication	Tax Certification
v.E.1	VI.A	VI.B		VILE.1	

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9102/51/01	10/6/2016	10/6/2016	10/4/2016	10/4/2016
			•	
No modifications	No Modification	No Modification	No Modification	No Modification
Tax records	Executive Officers and Directors attestations based upon personal knowledge	Executive Officers and Directors attestations based upon personal knowledge	Lutgation database containing record of judgments and pending claims filed by a governmental entity or regulatory body	L:tigation database containing record of judgments and pending claims filed by a governmental entity or regulatory body
Primary Contact Edward P. Rooney (201) 595-5075 Edward P Roonev@chase com Secondary Contact Robert C Guardiola 212) 270-2165 Robert C Guardiola@chase.com	Primary Contact Denise G. Connors 212-270-2573 Denise G. Connors@chase.com Secondary Contact Anthony Horan (212) 270-7122 Anthony Horan@Chase.com	Primary Contact Denise G. Connors 212-270-2573 Denise G. Connors@chase com Secondary Contact Anthony Horan (212) 270-7122 Anthony.Horan@Chase.com	Primary Contact Henry Shymanski (313) 256-0552 henry shymanski@jpmchase.com Secondary Contact Glora Mitka (312) 732-3254 gloria mitka@jpmchase.com	Primary Contact Henry Shymanski (313) 256-0552 henry shymanski@jornchase.com Secondary Contact Glora Mitka (312) 732-3254 gloria.mitka@jornchase.com
Real Property Tax/	LOB Disclosing Party/ JPMorgan Chase & Co.	LOB Disclosing Party/ JPMorgan Chase Bank, N.A.	LOB Disclosing Party/ JPMorgan Chase & Co.	LOB Disclosing Party/ JPMorgan Chase Bank, N.A.
Tax Certification	Familial Relationships with Elected Officials	Familial Relationships with Elected Officials	Scofflaw Certification	Scofflaw Certification
	Appendix A	Appendix A	Appendix B	Appendix B

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

		·
A. Legal name of the Disclosing Party subm	itting this EDS. Is	nclude d/b/a/ if applicable:
JPMorgan Chase & Co.		
Check ONE of the following three boxes:		
Indicate whether the Disclosing Party submit 1. [] the Applicant OR	ting this EDS is:	
 [X] a legal entity holding a direct or ind Applicant in which the Disclosing Party OR 		-
3. [] a legal entity with a right of control which the Disclosing Party holds a right of		· ·
B. Business address of the Disclosing Party:	270 Park Aver	ue
	New York, Ne	w York 10017
C. Telephone: (312) 732-6932 Fax:	(312) 732-7005	Email: mark.e.lester@jpmorgan.com
D. Name of contact person: Mark Lester	ſ	
E. Federal Employer Identification No. (if yo	ou have one):	
F. Brief description of contract, transaction of which this EDS pertains. (Include project nu	or other undertakin	g (referred to below as the "Matter") to
Request for Proposal for Payment of the Interest on the M	onics of the City of Ch	icago and the Chicago Board of Education.
G. Which City agency or department is reque	esting this EDS? <u>(</u>	City of Chicago Department of Finance
If the Matter is a contract being handled by complete the following:	y the City's Depar	tment of Procurement Services, please
Specification #	and Contra	ct #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company X Publicly registered business corporation [] Limited liability partnership [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation [] General partnership (Is the not-for-profit corporation also a 501(c)(3))? [] Limited partnership [] No [] Trust [] Other (please specify) 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? X Yes [] N/A [] No) B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title SEE ATTACHMENT A

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
		Disclosing Party
None, to the best of	the Disclosing Party's knowledge and	belief
•		
		·
SECTION III I	BUSINESS RELATIONSHIPS W	ITH CITY ELECTED OFFICIALS
	•	
Has the Disclos	sing Party had a "business relationsh	nip," as defined in Chapter 2-156 of the Municipal
Code, with any Ci	ty elected official in the 12 months	before the date this EDS is signed?
[X] Yes	[] No	
If yes, please iden	tify below the name(s) of such City	elected official(s) and describe such
relationship(s):		
SEE ATTACHMEI	NT B	

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose . employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

retained or anticipated to be retained)	Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)			
[X] Check here if the Disc	losing Party h	as not retained, nor expects to retain	, any such persons or entities.
SECTION V CERTII	EICATIONS		
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	
		-415, substantial owners of business h their child support obligations thre	
		ly owns 10% or more of the Disclos ons by any Illinois court of competer	
[]Yes []N		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person e is the person in compliance		court-approved agreement for paymereement?	ent of all support owed and
[]Yes []N	o		
B. FURTHER CERTIFIC	CATIONS 🦠	and the same of	e san que en en en en
consult for defined terms submitting this EDS is the certifies as follows: (i) ne	(e.g., "doing be Applicant an ither the Appl	pter 1-23, Article I ("Article I")(whousiness") and legal requirements), in dis doing business with the City, the icant nor any controlling person is controlled to the convicted of, or placed under the convicted of, or placed under the convicted of, or placed under the convicted of the convicte	if the Disclosing Party en the Disclosing Party currently indicted or charged

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Page 4 of 13

criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

 SEE ATTACHMENT B
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;

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

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:				
	SEE ATTACHMENT B			
	· · · · · · · · · · · · · · · · · · ·			
	·			

	If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.				
	8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none"). SEE ATTACHMENT B				
	9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. SEE ATTACHMENT B				
}	C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION				
.*	1. The Disclosing Party certifies that the Disclosing Party (check one)				
•					
•	[X] is [] is not				
,					
•	[X] is [] is not a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.				

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? SEE ATTACHMENT B []Yes M No NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? []Yes [] No 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest: Nature of Interest Name **Business Address**

4. The Disclosing Party further certifies that no prohibited financial interest in the Matter will be acquired by any City official or employee. SEE ATTACHMENT B

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.				
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records. X 2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:				
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.				
A. CERTIFICATION REGARDING LOBBYING				
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary): Not Applicable				
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)				
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a				

member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

Is the Disclosing Party	the Applicant?
[] Yes	[] No
If "Yes," answer the th	aree questions below:
•	oped and do you have on file affirmative action programs pursuant to applicable See 41 CFR Part 60-2.)
[] Yes	[] No
2. Have you filed	with the Joint Reporting Committee, the Director of the Office of Federal Programs, or the Equal Employment Opportunity Commission all reports due ling requirements?
[] Yes	[] No
3. Have you partic equal opportunity claus	sipated in any previous contracts or subcontracts subject to the se?
[] Yes	[] No
If you checked "No" to	o question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

SEE ATTACHMENT B

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

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

CERTIFICATION

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

(Print or type name of Disclosing Party)
ву:
(Sign here)
Mark Lester
(Print or type name of person signing)
Authorized Officer
(Print or type title of person signing)
Signed and sworn to before me on (date) 10-25-16,
at <u>COOL</u> County, <u>Le</u> (state).
MARTHA A. CAMARILLO OFFICIAL SEAL Notary Public, State of Illinois
Commission expires: 6-22-19. My Commission Expires June 22, 2019

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.

7 7 1.	e Party" or any Spouse or Domestic Partner thereof currently ty official or department head?
	To the Authorized Representative's knowledge, information and belief after reasonable inquiry
(3) the name and title	d title of such person, (2) the name of the legal entity to which of the elected city official or department head to whom such recise nature of such familial relationship.
	[X] No relected (i) [X] No relected (i) the name and (i) the name and title

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.

1. Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified as a

	building code scofflaw Code?	or problem landlord pursuant to	o Section 2-92-416 of the Municipal
	[] Yes	[χ] No	
2.		as a building code scofflaw or	exchange, is any officer or director of problem landlord pursuant to Section
	[] Yes	[] No	[X] Not Applicable
3.	identified as a building	· •	me of the person or legal entity lord and the address of the building or

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.

ATTACHMENT A

TO

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY

JPMORGAN CHASE & CO.

(as a Disclosing Party holding an interest in the Applicant)

Responses contained in the corresponding EDS and this Attachment A are true, accurate and complete based on the undersigned's ("Authorized Representative") knowledge, information and belief, upon due inquiry by relying on information provided by other employees of the Disclosing Party or its affiliates or subsidiaries.

SECTION II B.1

Directors:

James A. Bell

Crandall C. Bowles

Stephen B. Burke

James S. Crown

James Dimon

Timothy P. Flynn

Laban P. Jackson, Jr.

Lee R. Raymond

William C. Weldon Linda Bammann

Michael A. Neal

Executive Officers/Operating Committee:

Ashley Bacon

Stacey Friedman

Chief Risk Officer General Counsel

James Dimon

Chairman of the Board, Chief Executive Officer and

Land Company

President

. .. John L. Donnelly

Head of Human Resources

Mary E. Erdoes

Chief Executive Officer of Asset Management

Marianne Lake

Chief Financial Officer

Douglas B. Petno

Chief Executive Officer of Commercial Banking

Daniel E. Pinto

Chief Executive Officer of the Corporate & Investment

Bank

Gordon A. Smith

Chief Executive Officer of Consumer & Community

Banking

Matthew E. Zames

Chief Operating Officer

ATTACHMENT B

TO

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY

JPMORGAN CHASE & CO.

(as a Disclosing Party holding an interest in the Applicant)

Responses contained in the corresponding EDS and this Attachment B are true, accurate and complete based on the Authorized Representative's knowledge, information and belief, upon due inquiry by relying on information provided by other employees of the Disclosing Party or its affiliates or subsidiaries. Some sections of the EDS are in the process of being updated. The Disclosing Party will provide the City of Chicago with an update to this Disclosure Statement if there are any material changes to the matters disclosed herein.

SECTION III: BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

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

SECTION IV: DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

With respect to Section IV, the Authorized Representative certifies based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, that the Disclosing Party has not retained a subcontractor, attorney, lobbyist, accountant, or consultant in connection with the Matter.

SECTION V: CERTIFICATIONS

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B. FURTHER CERTIFICATIONS

B.1 With respect to Section V, paragraph B.1. the Authorized Representative certifies based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, that neither the Disclosing Party 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. For continual updates of material matters, please refer to JPMorgan Chase

& Co.'s publicly-filed disclosures, including its most recent Annual Report on Form 10-K and Quarterly Reports on Form 10-Q filed with the U.S. Securities and Exchange Commission (available at: http://investor.shareholder.com/jpmorganchase/sec.cfm).

nup://mvestor.snarenoider.com/jpmorganchase/sec.cim/

With respect to Section V, paragraph B.2 (a-e), the Authorized Representative B.2 (a-e) certifies based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, that such statements are accurate with respect to the executive officers and directors of the Disclosing Party. Based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, JPMorgan Chase & Co. and/or its subsidiaries (collectively, the "Firm") are defendants or putative defendants in numerous legal proceedings, including private civil litigations and regulatory/government investigations. The litigations range from individual actions involving a single plaintiff to class action lawsuits with potentially millions of class members. Investigations involve both formal and informal proceedings, by both governmental agencies and self-regulatory organizations. These legal proceedings are at varying stages of adjudication, arbitration or investigation, and involve each of the Firm's lines of business and geographies and a wide variety of claims (including common law tort and contract claims and statutory antitrust, securities and consumer protection claims), some of which present novel legal theories. Based on current knowledge, the Firm believes it has asserted meritorious defenses to the claims asserted against it in its currently outstanding legal proceedings, intends to defend itself vigorously in all such matters and does not believe that any pending legal proceeding would have a material effect on the Firm's performance of the services contemplated by the RFP. For further discussion, please refer to JPMorgan Chase & Co.'s publiclyfiled disclosures, including its most recent Annual Report on Form 10-K and Quarterly Reports on Form 10-Q filed with the U.S. Securities and Exchange Commission (available http://investor.shareholder.com/jpmorganchase/sec.cfm). Reference is also made to a press release issued on May 20, 2015 concerning settlements related to foreign exchange activities (available http://investor.shareholder.com/jpmorganchase/releasedetail.cfm?ReleaseID=9141.

On May 20, 2015, JPMorgan Chase & Co. entered a plea of guilty to a single violation of federal antitrust law and is currently awaiting sentencing by the court. Additional information regarding the plea and resolutions of other investigations related to the Firm's foreign exchange activities is available via May 20, 2015 press release (available at http://investor.shareholder.com/jpmorganchase/releasedetail.cfm?ReleaseID=9141 05).

B.3 (a&d) The Authorized Representative certifies on behalf of the Disclosing Party the accuracy of the statements contained in Section V, paragraph B.3 (a & d) only as

to the Disclosing Party and its executive officers and directors. Based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, JPMorgan Chase & Co. and/or its subsidiaries (collectively, the "Firm") are defendants or putative defendants in numerous legal proceedings, including private civil litigations and regulatory/government investigations. The litigations range from individual actions involving a single plaintiff to class action lawsuits with potentially millions of class members. Investigations involve both formal and informal proceedings, by both governmental agencies and self-regulatory organizations. These legal proceedings are at varying stages of adjudication, arbitration or investigation, and involve each of the Firm's lines of business and geographies and a wide variety of claims (including common law tort and contract claims and statutory antitrust, securities and consumer protection claims), some of which present novel legal theories. Based on current knowledge, the Firm believes it has asserted meritorious defenses to the claims asserted against it in its currently outstanding legal proceedings, intends to defend itself vigorously in all such matters and does not believe that any pending legal proceeding would have a material effect on the Firm's performance of the services contemplated by the RFP. For further discussion, please refer to JPMorgan Chase & Co.'s publiclyfiled disclosures, including its most recent Annual Report on Form 10-K and Quarterly Reports on Form 10-Q filed with the U.S. Securities and Exchange Commission (available http://investor.shareholder.com/jpmorganchase/sec.cfm). Reference is also made to a press release issued on May 20, 2015 concerning settlements related to foreign exchange activities (available http://investor.shareholder.com/jpmorganchase/releasedetail.cfm?ReleaseID=9141 05). Furthermore, with respect to the Living Wage ordinance, the Disclosing Party has not, during the five years before the execution date of this EDS, been determined to have violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance) as it relates to base wages.

B.3 (b&c) & B.4

The Disclosing Party has not agreed or colluded with other bidders or prospective bidders as to this transaction, or been a party to any such agreement. Based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, the Disclosing Party has not been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise. Based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, the Disclosing Party has not made an admission of such conduct described in B.3 a. or b. above that is a matter of record, and has not been prosecuted for such conduct, except to the extent set forth in the summaries of material legal proceedings involving JPMorgan Chase & Co. or its subsidiaries within the last five years are referenced in JPMorgan Chase & Co.'s Form 10-K, Form 10-Q, and any Form 8-K filing, all as filed with the Securities and Exchange Commission ("SEC") all available through J.P. Morgan's internet http://investor.shareholder.com/jpmorganchase/sec.cfm or through the SEC's

internet site (<u>www.sec.gov</u>) (the "SEC filings") and the public record of each matter identified in the SEC filings. The Authorized Representative certifies based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, none of the foregoing matters would have a material adverse effect on this transaction.

- B.7 Except as otherwise set forth in Attachment B, the Authorized Representative on behalf of the Disclosing Party does not make any certification whatsoever with respect to any Applicable Party other than the Disclosing Party. The Authorized Representative on behalf of the Disclosing Party also certifies that it has not engaged any sub-contractor with respect to this transaction.
- B.8 The Authorized Representative, on behalf of the Disclosing Party, certifies as to the statement in Section V, paragraph B.8 that, based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, none of the Bank employees were previously City of Chicago employees during the 12-month period preceding the execution date of this EDS.
- B.9 The Authorized Representative certifies as to the statement in Section V, paragraph B.9 that, based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, no gifts were provided by employees of the Disclosing Party

D. INTEREST IN CITY BUSINESS

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D.1 & D.4 As to the disclosures set forth in Section V, paragraphs D.1 &D.4, based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, on behalf of the Disclosing Party, to the extent the Disclosing Party has any control the Authorized Representative certifies that no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in this transaction.

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

F.1 The Authorized Representative certifies on behalf of the Disclosing Party, as to the statements contained in Section VII, paragraph F.1 that based on the Authorized Representative's knowledge, information, and belief, upon due inquiry, that neither the Disclosing Party nor its affiliates are delinquent in paying any fine, fee, tax or other charge owed to the State of Illinois or the City of Chicago except for taxes that are being contested in good faith by appropriate legal proceeding and possible delinquencies in paying a fine, fee, tax or other charge related to (i) property mortgaged to the Disclosing Party or its affiliates, (ii) property owned by the Disclosing Party or its affiliates, (iv) property owned or held by the Disclosing Party or its affiliates as a fiduciary or nominee, and (v) fines, fees, taxes

or other charges that are being contested in good faith by the Disclosing Party or its affiliates by appropriate legal proceeding. If there are any outstanding claims that the Disclosing Party is notified of that Disclosing Party was not aware of previously, Disclosing Party will immediately address them.

ATTACHMENT C

TO

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY

JPMORGAN CHASE & CO.

(as a Disclosing Party holding an interest in the Applicant)

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

SECTION V -- CERTIFICATIONS

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS.

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

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

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

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

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

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

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

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

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

ATTACHMENT 1 TO ATTACHMENT C

TO

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT FILED BY

JPMORGAN CHASE & CO.

(as a Disclosing Party holding an interest in the Applicant)

Agricultural Bank of Mississippi

Baltimore & Ohio Rail Road Company

Bank of Alabama

Bank of Alexandria (Virginia)

Bank of Ashland at Shelbyville

Bank of Augusta (Georgia)

Bank of Kentucky

Bank of Louisiana

Bank of Louisville

Bank of Metropolis

Bank of Mobile

Bank of Missouri

Bank of North Carolina

Bank of South Carolina

Bank of the State of Missouri

Bank of Tennessee

Bank of Virginia

Barnett, Ellison & Co.

Beers & Brunell

Beers & Co.

Canal & Rail Road Bank of Vicksburg

Carrolton Bank of New Orleans

Charleston Fire & Marine Insurance Company

Chattahoochee Rail Road and Banking Company

City Bank of New Orleans

Commercial & Rail Road Bank of Vicksburg

Commercial Bank of Manchester (Mississippi)

Commercial Bank of New Orleans

Commercial Bank of Selma

Corporation of the City of New Orleans

Corporation of the City of Savannah

Davis & Davis

Delaware & Hudson Canal Company

E.I. Forestall of New Orleans

ER Tyler of New Orleans

E. Warfield, Lexington, Kentucky

Exchange & Banking Company of New Orleans

Exchange Bank of Virginia at Richmond

Franklin Bank of Baltimore

First Bank of Richmond

Hunt, Morton & Quigby of Louisville (Kentucky)

J.D. Beers & Co.

Louisiana & Nashville Railroad Company

Mechanics & Traders Bank of New Orleans

Merchant & Planters Bank of Savannah

Merchants Bank of Baltimore

Mississippi Sound Company

Mr. Pastoret

Mr. S. Reid Irving & Co. (Cotton)

Nashville and Northwestern Rail Road Co.

New Orleans Canal & Banking Company

North Western Bank of Virginia

Philadelphia, Wilmington & Baltimore Rail Road Company

Planters & Mechanics Bank of Charleston

Planters & Mechanics Bank of Mobile

Planters & Merchants Bank of Charleston

Planters Bank of Jackson (Mississippi)

Planters Bank of Natchez

Planters Bank of Savannah

Planters Bank of Tennessee

Robert Kinder House

Ross & Coleman

South Western Rail Road Bank of Charleston

Southern Bank of Alabama

Southern Bank of Kentucky

Southern Life Insurance & Trust Company of Florida

Southern Trust Company

Southwestern Rail Road Bank (South Carolina)

S. Reid Irving & Company

State & Metcalf of Gainsville, Georgia

State of Alabama

State of Florida

State of Georgia

State of Mississippi

T.T. Crittenden, Lexington and Huntsville, Kentucky

Tuscumbice and Decatur Rail Road Company

Union Bank of Charleston

Union Bank of Florida

Union Bank of Tennessee

ATTACHMENT 2
TO
ATTACHMENT C
TO
CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
FILED BY
JPMORGAN CHASE & CO.
(as a Disclosing Party holding an interest in the Applicant)

ENSLAVED INDIVIDUALS OWNED BY CITIZENS BANK OF LOUISIANA AND NEW ORLEANS CANAL & BANKING COMPANY ATTACHMENT 3
TO
ATTACHMENT C
TO
CITY OF CHICAGO
ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT
FILED BY
JPMORGAN CHASE & CO.
(as a Disclosing Party holding an interest in the Applicant)

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

Attachment 2

The following list identifies enslaved individuals owned by Citizens Bank of Louisiana and New Orleans Canal & Banking Company in Louisiana from 1831 to 1865. The information is drawn from two sources. The first is a collection of Citizens Bank minute books and papers held at Tulane University. The second is a survey of conveyance and land records held either at the New Orleans Public Library or at local parishes throughout Louisiana.

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The list includes every reference to ownership of enslaved individuals by the banks located in these records. The list is arranged by parish and thereafter by date. General references to ownership that did not indicate a specific parish are listed separately.

Each entry includes information on previous (P) and subsequent (S) owners where known. Any available information on the location of the plantation is also recorded and appears in brackets after the previous and subsequent owners. Each entry includes a reference identifying the historical sources used to compile the information.

indexed. Accordingly, each transaction is listed separately. The names in italics are ones that were difficult to decipher because of handwriting or The information on individuals includes all names identified in the records. In some cases, the same individuals appear to have been involved in several different transactions. However, the records are often not consistent in the spelling of names and are often only partially or poorly because the records have faded over time.

¹ This list was prepared by History Associates Incorporated at the direction of JPMorgan Chase & Co.

Citizens Bank of Louisiana

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Ascension Parishpage 3	Rapides Parishpage 8
Assumption Parishpage 3	St. Bernard Parishpage 8
Claibome Parishpage 4	St. Charles Parishpage 8
East Feliciana Parishpage 4	St. John the Baptist Parishpage 9
lberville Parishpage 5	St. Martin Parishpage 10
Lafourche Parishpage 5	St. Mary Parishpage 11
Natchitoches Parishpage 6	St. Tammany Parishpage 11
Orleans Parishpage 6	Washington Parishpage 11
Plaquemines Parishpage 7	

New Orleans Canal & Banking Company

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Avoyelles Parishpage 12	Orleans Parishpage 13
East Feliciana Parishpage 12	West Feliciana Parishpage 14
Jefferson Parish page 12	

Citizens Bank of Lousiana

Source	Tulane University, Citizens Bank Minute Book No. 5, 1842/04/04	Tulane University, Citizens Bank Minute Book No. 5, 1845/01/18 and 1845/03/27	Tulane University, Citizens Bank Minute Book No. 5, 1845/07/31	Tulane University, Citizens Bank Minute Book No. 6, 1847/08/17	Tulane University, Citizens Bank Minute Book No. 6, 1849/03/23	Tulane University, Citizens Bank Minute Book No. 6, 1850/07/02		Source	New Orleans Public Library (NOPL), Ascension Parish Vendee Index	Source	Assumption Parish, Sheriffs Sale Book A, p. 232, 1840/09/023; Conveyance Record 6, p. 232, 1841/07/26
Information on Individuals	Nelson, Philip, Sylvester, Sally and her two children	unnamed individuals	Lucretia and Joe	unnamed individuals	Edward	unnamed individuals		Information on Individuals	unnamed individuals	Information on Individuals	Jean
ences Previous/Subsequent Owners	[Plantation Location] Mr. Pim (S)	J. R. Thomas (P)	Mary Hoey (P)	Unknown	J. Lawson (P)	G. Hinard (P)	rish	Previous/Subsequent	Owners [Plantation Location] Trasimon Landry (P)	arish Previous/Subsequent	Owners [Plantation Location] Francis Boutelou de St., Aubin (P) Adolphe Wenceslas Pichot (S)
General References Date Prev	Apr 1842	Jan 1845 - Mar 1845	Jul 1845	Aug 1847	Feb 1847	Jul 1850	Ascension Parish	Date	c. 1839	Assumption Parish Date	Sep 1840

Tulane University, M-1847, Citizens Bank Mortgage Book	5 unnamed individuals	B. Myers (P)	c. 1848
Critzens Bank Mortgage Book Tulane University, M-1847, Critzens Bank Mortgage Book	7 unnamed individuals	Carter Harvil (S)	c. 1848
East Feliciana Conveyance Book L, pp. 219-225, 1848/06/03; Tulane University, M-1847,	Edmund	Thorton Lawson (P)	Jun 1848
Tulane University, Citizens Bank Minule Book No. 6, 1847/02/04, 1848/6/028, 1848/12/18	Jim and other unnamed individuals	. Robert Pool (P)	Feb 1847 - Dec 1848
Pansh, Conveyance Book K, pp. 111-113, 1846/02/18; Tulane University, M-1847, Citizens Bank Mortgage Book; Citizens Bank Minute Book No. 5, 1846/02/17			
East Baton Rouge Parish, Sheriffs Book E, p. 137, 1845/12/13; East Feleciana	Hampton, Joe; Laura and her child Jane; Emily and her child John; Hester	Location] John D. McDonald (P) Robert Perry (S)	Dec 1845 - Feb 1846
		Owners [Plantation	
,		East Feliciana Parish	ast Felicia
Tulane University, Citizens Bank Property Management Book	4 unnamed individuals	Location] R. H. Basset (P)	c. 1848
Source	Information on Individuals	Previous/Subsequent	Date
Sneriff's Sale Book B, p. 42b, 1853/03/06; Tulane University, Citizens Bank Minute Book No. 7, 1853/03/31		[Bayou Lafourche]	Claiborne Parish
Citizens Bank Minute Book No. 5, 1846/01/07 Assumption Parish, Conveyance Book 19, p. 190, 1853/04/26;	Henry, Jacob, Abraham, George, Moses, Anais	Larourchej Alfred Tete (P) Mrs. Clodis Gourdan (S)	Mar 1853- Apr 1853
Assumption Failst, Colineyance Book 11, p. 297, 1846/01/10; Sheriff's Sale Book B, p. 178, 1884/08/03; Tulane University,		[left bank of Bayou	

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	Lafourche Parish, Conveyance Book AA, p. 380, 1849/05/01	Source	Natchitoches Parish, Book 23, p. 2, 1838/02/07 Natchitoches Parish, Book 27, p.	no, 1040/02/29 Natchitoches Parish, Book 32, p. 50, 1841/03/27	Source	Orleans Parish, Conveyance Record Book 29, p. 698,	1842/01/06 Orleans Parish, Conveyance Record Book 32, p. 421,	1842/08/03 Orleans Parish, Conveyance Record Book 32, p. 440,	1842/08/18 Orleans Parish, Conveyance Record Book 31, p. 447,	1842/08/21 Orleans Parish, Conveyance Record Book 33, p. 171, 1843/05/20		
· ,	Andre, Jean Baptiste, Clairville, Francis, Joseph, Sylvester, Benito, Bonaranture, Theophile, Marie, Cecile, William, Honore, Marianne, Oreline, Catherine, Celestin, Helene, Agathe, Domstele, Celestine, Mary, Solby, Anna, Suzette, Estele, Henriette, Odile, Lutelia, Baptiste, Diek, Randall, James, Sam, Melite, Madeleine	Information on Individuals	36 unnamed individuals Alfred, Ovide, Honore, Michot, Frederic, Sam, William, Flem,	Nelson, Ned, Mary, <i>Fanny</i> Moses, <i>Asariah</i> , Lewis, Joe, Harrison, Henry West, <i>Elsy</i> , Green, Reid, York, Allen, Daniel, Harriet, Judy, Julia, Charlotte, <i>Sirah</i> , Nancy Elliot, <i>Chaney, Emi</i> and her child, Louisa and her unnamed child	Information on Individuals	Marie, Anne	Tom Mason and his wife Lucy	Peter	. Archy, Tably and her two children Joseph and an unnamed infant	Jacob	9	
	J. Nicholas (P) R. P Gaillard (S)	rish Previous/Subsequent Owners [Plantation Location]	Michael Boyce (P) Adolphe Sampayrac (P)	Joseph T. Robinson (S)	Previous/Subsequent Owners [Plantation	Christopal de Armas (P)	Leopold J. Rocquet (S)	Antione Bausset (S) _⇒	Marais Gautier (S)	Valiour Fortier (S)		•
,	Jul 1845 - May 1849 -	Natchitoches Parish Date Prev Owr	Feb 1838 Feb 1840	Mar 1841	<u>Orleans Parish</u> Date	Jan 1842	Aug 1842	Aug 1842	Aug 1842	May 1843		

Tulane University, Citizens Bank Papers, Loans, Box 1	Orleans Parish, Conveyance Record Book 38, p. 484	Orleans Parish, Conveyance Record Book 46, p. 411, 1849/03/06	Orleans Parish, Conveyance Record Book 60, p. 111, 1852/9/6; Tulane University, Citizens Bank Minute Book No. 7, 1852/08/26	Orleans Parish, Conveyance Book 59, p. 174, 1852/10/20; Tulane University, Citizens Bank Minute Book No. 5, 1852/09/09	Source	Plaquemines Parish, Conveyance Book 6, p. 430, 1852/10/13; Tulane University, Citizens Bank Minute Book No. 5, 1852/09/09
John Richardson, Moses Lewis, Peter, Joe Phoebe, Jim Phoebe, Robert, Saul, Ben, Edmond, Jim Bouny, Narcisse, Thomas Side, Victor, Sheldrick, Moses Guerin, Tom Guerin, Jim O. Duhigg, Figaro, Ned Rackoon, Big Joe, Richard, Eugene, Jim Bullfrog, Bob, Henry Charleston, Belly Boy, William Chaigneau, Peter, Big Ned, Alfred, Mathilde, Nancy, Phoebe, Fany, and Jack	Richmond	James	Arthemise	Basile, Llyod, Adam, Laurent, Pegui, Camille, Marguerite, Philomene, Charles, Ursine, Marianne, Pierre, Constance, Celestine, Sanon, Dotreville, Dorothee, Melite, Rose, Sue, Fox, Therese, Edouard, Baptiste, Eulalie, Peter, Jean Bongo, Bill, Lucile Sue, Thebe, Mary, Olivia, Jean, Charles, Raymond, Rachel, Honore, Theodore, Petion, Raymond, Celeste, Joseph, Henriette, Heloise, Antoine, Celestine, Frosine, Casimin, Joseph, Francoise, Victor, Poline, Louise, Alexis, James, Mamette, Augustine, Francois, Birsson, Dick, Tom, Lucille, Anny, Rachel, Lidy, Charlotte, Valcour, Albert	Information on Individuals	Bazile, Raymond, Lloyde, Rachel, Adam, Honore, Laurent, Theodore, Regan, Petion, Camille, Raymonde, Marguerite, Eclante, Babet, Joseph, Philemon, Henrietta, Charles, Helios, Ursin, Antonio, Marianne, Celestin, Pierre, Frazine, Constance, Casimir, Celestine, Joseph, Janen, Francoise, Patreville, Carter,
Charles Nicaud (P) V. and B. Bouny (S)	Daniel Holliday (S)	Mrs. Lafayette Saunders (S)	Felix Garcia (P) Auguste Montegut (S)	Felix Garcia (P) William and Heywood Stackhouse (S)	Parish Previous/Subsequent Owners [Plantation Location]	Felix Garcia (P) W. and H. Stackhouse (S)
Sep 1845	c. 1846	Mar 1849	Sep 1852	Oct 1852	Plaquemines Parish Date Prev Own	Oct 1852

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Bazile, Raymond, Lloyde, Rachel, Adam, Honore, Laurent,
Theodore, Regan, Petion, Camille, Raymonde, Marguerite,
Eclante, Babet, Joseph, Philemon, Henrietta, Charles, Helios,
Critize,
Ursin, Antonio, Marianne, Celestin, Pierre, Frazine, Constance,
Casimir, Celestine, Joseph, Janen, Francoise, Patreville, Carter,
Porachi, Bob, Necilite, Zanlin, Rose, Louise, Zoe, Hiers, Fox,
James, Theresa, Henriette, Edward, Augustine, Baptiste, Francis,
Evalle, Risson, Peter, Criske, Jean Congo, Tom, Bill, Lucille,
Lucille Joe, Fanny, Phoebe, Rachel, Mary, Liddy, Olivia,
Charlotte, Jean, Valcour, Charles, Alberte

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Jul 1839 - N Sep 1839 A	Nontgomery Smith (P) A. Ledoux & Co., George O. Hall (S)	Gilbert, Randall, Lorenzo; Maria and her two unnamed children; Anne, Eliza, Ellen,	Pointe Coupee Parish, Mortgage Book C, No. 1177, 1839/07/22, no. 1189, 1839/09/25
Rapides Parish Date C	Previous/Subsequent Owners (Plantation	Information on Individuals	Source
Mar 1843 - A c. 1848 J	A. B. Gill (P) J. Huie (S) [Bayou Marteau]	37 unnamed individuals	Tulane University, Citizens Bank Minute Book No. 5, 1843/03/23, 1843/03/25, 1843/4/18, M-1847, Citizens Bank Mortgage Book
St. Bernard Parish Date On	sh Previous/Subsequent Owners [Plantation	Information on Individuals	Source
c. 1848	S. Peyroux (S)	11 unnamed individuals	Tulane University, M-1847, Citizens Bank Mortgage Book
Sep 1850 G	G. Peyroux (P) Albert Faber (S)	14 unnamed individuals	Tulane University, Citizens Bank Minute Book No. 6, 1850/09/10
St. Charles Parish Date O	h Previous/Subsequent Owners [Plantation	Information on Individuals	Source
c. 1848 C	C. Roselle (S)	22 unnamed individuals	Tulane University, M-1847, Citizens Bank Modoage Book
Jul 1852 [1	Felix Garcia (P) [Lorio Plantation on the right bank of the Mississippi River]	Abraham, Bill, Jacob, Peter, Jordan, Madison, Captain Fish, Baptiste, Sam, Philippe, Edmund, Marianne; Suzanne and her two children John and Nelly; Rachel and her two children Augile and Victor; Liza, Sally, Caroline	St. Charles Parish, Conveyance Book A&B, 1852/07/07

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Felix Garcia (P)	Charles Rousell, Th	Rousell, and Julian	(S)	[Lorio Plantation]
Jan 1853				

Vienne eodell

Baptiste, Sam, Philippe, Edmund, Marianne; Suzanne and her two Victor, Liza, Sally, Caroline, Toby, Tallyrand, Nelly, Nathan, Arthur Johnson and her unnamed child; Eppo Johnson, Solomon Jones, Jody Flagg, Major Gillsion, John Asbby, Nancy Reses, Sam Red, children John and Nelly; Rachel and her two children Augile and William Lansing, Henry Waterson, Lan Thomas, Moses Nawell, Field, Sam Caroll, Alexander Jackson, Archer Caroll, George Abraham, Bill, Jacob, Peter, Jordan, Madison, Captain Fish, McHenry, Moses Haris, Henry Hardith, Compthoes; Betsey Galinos and her two children Nathan and James; July Ann

Amy, Washington Spencer

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

St. John the Baptist Parish

Previous/Subsequent Owners [Plantation

Mrs. Jean Arnauld (P) Location Apr 1846

Information on Individuals

St. John the Baptist Parish,

Marianne, Celestin, Pierre, Casimir, Clara, Estelle, Constance, Frosine, Claire, Sansnow, Francoise, Detreville, Victor, Dorothee, Pegui, Petion, Camille, Raymond, Artemise, Celeste, Marguerite, Loyd, Daniel, Rose; Thereze and her child Manette; Celeste and her children Detreville and an unnamed infant; Phiosone and her Sabes, Louis, Joseph, Eloise, Ursin, Antoine, Adelaide, Coralie, three children Celestine, Joseph, and Joalsin; Louise, Adelaide; her three children Louis, Joseph, and Philomele; Francoise and Theodore, Raymond, Ursin, Camille, Antoinne, Bresson, Bebe, Thisa, James, Raymond, Alexis, Baker, Fox, Samsnow, Adam, Marianne and her child Estelle; Nathan, John Magnan, Basile, Peter, Dick, Basille, Francois, William, Jim Magnan, Casimer, Raymond, Loyld, Rachel, Adam, Laurent, Honore, Theodore, Solomon, Honore, Celestin, Charley, Laurent, Pierre, Joe, Pauline, Ferdinand, Rose; Louise and her son Joseph Nathan exchanged for Francois, son of Marie Rosette

St. John the Baptist Parish, Conveyance Book Y, pp. 72-74, 1846/08/19; Tulane University, Citizens Bank Minute Book University, Citizens Bank Minute Book No. 6, 1847/01/27 Conveyance Book Y, pp. 145-147, 1847/03/09; Tulane Conveyance Book X, pp. 327-328, 1846/4/29, and

No. 6, 1846/08/06

Marie Rosette (S) Jean Arnauld (P)

Sep 1846 Mts. Jean Arnauld (P) James, William, Cel James, William, Cel James, Marie, Auguste, Marie, Auguste, Marie, Auguste, Marie, Auguste, Marie, Auguste, Marie, Auguste, Marie, Auguste, Marie, Auguste, Mary Char Dominique Bouligny (S) Nathan, Basille, Ray Mar 1852 Dominique Bouligny (S) Honore, Theodore, Celeste, Marguerite, Antoine, Marjanne, (Claire, illegible, Frat Louisa, Joseph, Paulia, Mary Dorothee, Celeste; Mary Dorothee, Celeste; Mary Dorothee, Celeste; Dick Sep 1852 Felix Garcia (P) Claire Dorothee, Celeste; Dick Sep 1852 Felix Garcia (P) Claire Dorothee, Celeste; Dick Dick Dorothee, Celeste; Dick Dick Dorothee, Celeste; Dick Dick Dick Dick Dick Dick Dick Dick	Louis (also known as Bebe), Alexis, Fox, Salomon, Daniel, James, William, Celestine, Joseph, Joalsin, Therese, Manette, Auguste, Marie, Augustine, Baptiste, Francois, Eulalie, Bulsin, Illegible, Dick, Thisa, Baker, Charley, Ardina, Jean, illegible, Bill, Lucille, Rachel, Lucille Joe, illegible, illegible Lugene, Mary, Charlotte, Jean, illegible, illegible	Nathan, Basille, Raymond, <i>illegible</i> , Rachel, Adam, Laurent, St. John the Baptist Parish, Honore, Theodore, Peggy, Petion, Camille, Raymond, Artemise, Conveyance Book Z, pp. 183-185/07/106, and Caleste, Marguerite, Babette, Joseph, Philomene, Eloise, Ursin, Conveyance Book Z, pp. 216-217, 1853/03/04; Tulane Claire, <i>illegible</i> , Francois, Detreville, Victor, Dorothee, Rose, Louisa, Joseph, Pauline, Alexis, Fox, James, Celestine, Joseph, Pauline, Alexis, Fox, James, Celestine, Joseph, Pauline, Banson, Peter, Jack, Jean, Leon, Bill, Louisa, Rachel, Hanny, Phalia, Mary, Charlotte, Jean, Faloir, Allant, Theresa, Dorothee, Celeste; Mary and her children Laby and Mary	Tulane University, Citizens Bank Minute Book No. 7, 1852/05/20	Tulane University, Citizens Bank Minute Book No. 7, 1852/09/09	Information on Individuals	Nick, Laine, Bill, Etienne, Donhouis; Julie; Charlotte and her strances, Sophie, and Marie; Peggy, Larina; Kitty Record LD, p. 260, 1849/1002; and her child Pauline; Celeste, Honorine Minute Book No. 6, 1849/06/20, 1849/07/07; Tulane University, M. 1849/07/07; Tulane University, M. 1849/07/07; Tulane University, M. 1847, Citizens Bank Mortgage Book	ick, Thomas, Jim, Grace, Julie, Edouarde, ia, Lilia, Marie, Maria, Dickson, Patsy,
	Louis (al James, \ Auguste, illegible, Lucille, E	Nathan, Honore, Celeste, Antoine, Claire, il Louisa, Jason, T Eulalie, Hanny, B	Dick	Claire	Informa	Nick, <i>La</i> three ch and her	Fernand Juliet, P Sophie,
Sep 1846 Jun 1852 - May 1852 Sep 1852 Sep 1852 Jul 1849 Jul 1849	wrs. Jean Arnauld (P) Felix Garcia (S)	Felix Garcia (P) Dominique Bouligny (S)	Felix Garcia (P)	Felix Garcia (P) Joseph <i>illegible</i> (S)		Charles Fagot (P) Charles Grevinberg (S) [Ilse L'abbe]	Joseph Eysallenne (P) Victor Delahoussaye (S) [Bayou Ceche]
	046 1646	Jun 1852 - Mar 1853	May 1852	Sep 1852	St. Martin Pari Date	Jul 1849	Jul 1849

St. Mary Parish			
Date	Previous/Subsequent Owners [Plantation Location]	Information on Individuals	Source
May 1845 - Apr 1846	Robert Nicholas (P) Samuel Ogden and John Huger (S) [Cote Blanche]	Jacob, Little Mayor, Stephen, Little Jacob, Nelson, Edmond, Armisted, Monday, Big Harry, Washington, Peyton, John, Young Jon, Big Mayor, Bill, Peter, Fersh, Richmond, Eliza, Tammy, Charity, Caroline, Nelly, Violet, Diana, Tubby, Nancy, Harriett, Nicy, Milly, Lacy, Little Mary, Rhony, Sally, Minty, Saunders, Jefferson, Minerva, Dickson, Harry, Davy, Tom, Naney, Courtney, Eddy, Paully, Susanna, Jacob, Barley, Patrick, Coleman, Frederick, Minerva, Cintly, Molly, Penina, Abraham, Buster, Leah, Vina, Solomon, Joe, Calvin, Martha, Amy, Jane, Edmond, Modilla, Alexander, Handy, Little Tim, Charles, Sorberton, Sophia, Lindy, Elizabeth, Albert, Minerva, Jack, Cerias, Betsy, Thomas, Casey, Tomy, Lewis, Marthon, Rindey, Emily, Artemis Datrick, Backy, Louisa, Marthon, Rindey, Emily, Artemis Datrick, Backy, Louisa, Marthon, Rindey,	Tulane University, Citzens Bank Minute Book No. 5, 1845/05/05 and 1846/04/16; St. Mary Parish Records, Conveyance Book F. p. 401, 1845/08/03; Mortgage Book 12, p 89, 1845/07/24; NOPL, New Orleans Deed Book, 1845/08/08
Jul 1845	R. C. Nicholas (P)	Peggy, Harold, Willy, Mamah, Jackson, Spencer, Charlotte, Lorean, unnamed individual, Hamby, Robinson, Hisam, Virginia Richmond	Tulane University, Citizens Bank Minute Book No. 5, 1845/07/31
St. Tammany Parish Date Prev	<u>Parish</u> Previous/Subsequent Owners [Plantation	Information on Individuals	Source
Apr 1849	Location] M. G. Penn (P) [Palestine Plantation]	9 unnamed individuals	Tulane University, M-1847, Citizens Bank Mortgage Book and Citizens Bank Minute Book No. 6, 1849/04/19
Washington Parish Date Pro	<u>arish</u> Previous/Subsequent Owners (Plantation	Information on Individuals	Source
Jun 1847	Location] G. Penn (P)	unnamed individuals	Tulane University, Citizens Bank Minute Book No. 6, 1847/06/15

New Orleans Canal & Banking Company

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Source	Ascension Parish, Book 19, p. 401. c. 1845	Ascension Parish, Conveyance Book 19, p. 379, 1845/10/28, p. 387, 1845/11/13, and p. 401, 1845/11/024		Source	Avoyelles Parish, Conveyance Book T, p. 32, 1846/12/23		Source	NOPL, East Feliciana Conveyance Book L, p. 366, 1849/01/06		Source
Information on Individuals	Reuben	Jack, Matthew, Henry, Randall, Gus, Jack, Richard, Brown, Squire, Elijah, Caesar, Charles, MaryAnn, Virginia, Hannah, Julie, Aime; Martha and her two children Letitia and Ralf, Sarah and her three children Reubin, Louisa, and Henry; Mary, Suzane, Aglace, Carol, and William		Information on Individuals	Hanah and her child Hester, Susan, Henrietta		Information on Individuals	Cattie		Information on Individuals
rish Previous/Subsequent Owners [Plantation Location]	William C. Randall (S)	David Randall (P) Christopher Ford (S) [left bank of Bayou Lafourche]	ish	Previous/Subsequent Owners [Plantation	Edmond Briggs (P) James Satterfield (S)	Parish	Previous/Subsequent Owners [Plantation Location]	Mary Bostwick (P)	lsh	Previous/Subsequent Owners [Plantation Location]
Ascension Parish Date C	1845	Oct 1845 - Nov 1845	Avovelles Parish	Date	Dec 1846	East Feliciana Parish	Date	Jan 1849	Jefferson Parish	Date

NOPL, East Feliciana Conveyance Book L, p. 366, 1831/12/19; Louisiana State Archives, Jefferson Parish Mortgage Book 2, p. 387, 1832/1/10	Source	Natchiloches Parish, Book 18, p. 296, 1834/05/05	Source	Orleans Parish, Conveyance	Orleans Parish, Conveyance Book 26, n. 410, 1839/06/25	Orleans Parish, Conveyance Book 35, p. 93, 1844/02/24
Narcisse, Adonis, Alexander, Creole, Amedee, Asenor, Alexander, Aisseu, Anthony, Bernard, Bison, Biard, Brutus, Bonjeau, Battist, Big Billy, Little Billy, Billy, Cesar, Charles, Charles, Daniel, Erasti, Etienne, Evariste, Edmund, Francois, George, Hector, Honore, Honore, Henry, Jacinthe, Jacques Jardinier, Jean Baptiste, Jeffrey, Joseph, John, John, Jean, Jerry, Joshua, Jeffrey, Leon, Ludon, Louis Ficher, Louis Ketto, Marcellus, Michel, Michael, Oresti, Orsher, Pair, Pierre, Pierre Congo, Pacide, Pompey, Puyo, Philimon, Paul, Solimon, Sanbo, Stephen, Stephney, Tisi, Mulatto Tom, Tumer, Tine Tanba, Little Tom, Victor, Little Victor, Washington, Rosimond, Garlin Blacksmith, Bensiur, Jim, Simon, Felix, Anlaid, Athimide, Arseisne, Charlotte, Christian, Constance, Poumonne, Rose, Sarah, Sophie, Venus Congo, Venus Banbarra, Virginia, Victoire, Clarissa, Labelle, Sarah, Eliza, Marie Brine, Nelly, Edward, Vincent, Alexis, Figaro, La, Jerry, Antoinette, Helen, Arsuli, Celestina, Desiree, Dylarouie, Dalmyre, Marie Noel, Arsisne, Virginia, Marie Daluph, Jacques Cap, Little Jacques, Cleopatra, Charlotte, Charity, Dalphne, Flora, Big Maria, Maria Trusty, Little Maria, Maria Congo, Marie Francoise, Marianne, Mina; Pouponne and her child Celest; Pelagis	Information on Individuals	Reuben, Hamish, Peter, Lewis, Jesse, Archy, Anthony, Patrick, Prince, <i>Larrisa</i> and her son Martin, unnamed boy, Mary	Information on Individuals	Billy Christian	Bill	Zachariah, <i>illegible</i> , Frank, John
Eleonore M. MacCarty (P) [left bank of Mississippi River]	Previous/Subsequent Owners [Plantation	Location] Michael Boyce (P)		Locationj Martial Dupierris (P)	J. L. Bogert (P)	Benjamin Davis (P)
Dec 1831	Natchitoches Parish Date Pre	May 1834	Orleans Parish Date	Nov 1838	Jun 1839	Feb 1844

Orleans Parish, Conveyance Book 36, p. 97, 1844/02/24	Orleans Parish, Conveyance Book 43. p. 275. 1847/12/28	Orleans Parish, Conveyance Book 49, p. 442, 1850/04/09	Orleans Parish, Conveyance Book 50, p. 437, 1850/04/09	Orleans Parish, Conveyance Book 53, p. 127, 1850/09/20	Orleans Parish, Conveyance Book 29, p. 342, 1841/05/29	Source	NOPL, West Feliciana Conveyance Book H, p. 452, 1843/09/02, and p. 461, 1843/09/07	NOPL, West Feliciana conveyance Book H, p. 455, 1843/09/02	NOPL, West Feliciana Conveyance Book I, p. 168, 1845/1220; West Feliciana Parish, Mortgage Book N, p. 225, 1845/04/09	West Feliciana, Conveyance Book I, p. 559, 1849/03/21	NOPL, West Feliciana Conveyance Book I, p. 620,	NOPL, West Feliciana Conveyance Book I, p.622, 1849/1/15
John, Albert, Issac, Peter, Aaron, Nelson	Andrew, Quinn	Terry, James	Hubbard	Susan	Priscilla and her daughter Mary Rose	Information on Individuals	Albert, Edmond, Wilson, Robin, Harriet	Harry, Baptiste, Albert, Harry, Lowry, Randall, John, Jane; Mariah and her three children Baptiste, Albert, and Edward	Hampton Stokes, Carter Hampton, Bill O'Conner, Ned Carter, Sam O'Conner, Giles, Joshua, Aaron, Roden, Eddward Long, Peter, Overton, Ben, Walter, Bill, Nat, Solomon, Booker; Adeline and her child Dan; Lot, Joe, Joshua, Island Ben, Harry, Sophia, Kathy, Biddy; Stella and her child Rumsey; Nancy, Annette and her child Eveline; Rachael, Ellen, Lettie, Dorcas and her child Rachael, Jane, Sally, Carey, Patty, Becky; Harriett and her child Elizaheth. Liny, Susan	Catherine	Lucinda, Harriet, Ann Marie, Isobel, and unnamed infant	John
Mark Davis (P)	John Currin (P)	James Gilmer (S)	John Hoey (S)	Mrs. Laure Wilkinson (S)	Manuel Blasco (S)	Parish Previous/Subsequent Owners [Plantation Location]	John Holmes (P and S) [Bayou Sarah]	A. Dunbar (P)	Guillaume Ramon (P) W. H. Barrow (S) [Rio River]	Uriah B. and Edward Phillips	S. H. Lurty (S)	P. Lebret (S)
Feb 1844	Dec 1847	Apr 1850	Apr 1850	Sep 1850	May 1851	West Feliciana Parish Date Previ Owne	Sep 1843	Sep 1843	Apr 1845 - Dec 1845	Mar 1849	Nov 1849	Nov 1849

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Attachment 3

records held at local parishes throughout Louisiana. The final source consists of conveyance records held at the Fayette County Courthouse in The following list identifies cases where enslaved individuals were pledged to Citizens Bank of Louisiana, the New Orleans Canal Bank, or the Bank of Kentucky (Lexington Branch) as collateral for mortgages or loans from 1831 to 1865. The information is drawn from three sources. first is a collection of Citizens Bank minute books and papers held at Tulane University. The second consists of conveyance and mortgage Lexington, Kentucky.

decipher because of the handwriting or because the documents have faded over time. The final column identifies the source for the information. mortgages with enslaved individuals. The list is arranged alphabetically by parish or county and thereafter by owner. Each entry also includes information on the property and individual names included in the records. Names in italics reflect places where the documents were difficult to The list includes every reference to Citizens Bank, Canal Bank, or Bank of Kentucky (Lexington Branch) customers who secured loans or

there was no standardized spelling for many names in the source materials, and no standardized descriptions for many of the properties involved. Many loans or mortgages were recorded more than once, including when borrowers died and plantations were sold or passed to others by will or identify when this occurred. Thus, related transactions may appear in separate entries listed under separate individuals. Complicating matters, other conveyance, or when loans were changed and had to be re-recorded. The existing records do not always provide enough information to Duplicate entries were avoided wherever possible, but where there was doubt, multiple entries were provided. Accordingly, some enslaved individuals listed may appear in several different entries.

¹ This list was prepared by History Associates Incorporated at the direction of JPMorgan Chase & Co.

Citizens Bank of Louisiana

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Ascension Parishpage 7	Plaquemines Parish page 37
Assumption Parishpage 10	Pointe Coupee Parishpage 41
Avoyelles Parishpage 15	Rapides Parishpage 45
Bienville Parishpage 15	St. Bernard Parishpage 45
Caldwell Parishpage 16	St. Charles Parishpage 48
Claiborne Parishpage 16	St. Helana Parishpage 51
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East Baton Rouge Parishpage 19	St. John the Baptist Parishpage 59
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East Feliciana Parishpage 21	St. Martin Parishpage 61
Iberville Parishpage 23	St. Mary Parishpage 65
Jefferson Parishpage 30	St. Tammany Parishpage 68
Lafayette Parishpage 31	Tensas Parishpage 72
Lafourche Parishpage 31	Terrebonne Parishpage 72
Madison Parishpage 34	Washington Parishpage 73
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New Orleans Canal & Banking Company

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Avoyelles Parishpage 85	Pointe Coupee Parishpage 91
Concordia Parishpage 86	St. James Parishpage 93
East Baton Rouge Parishpage 86	St. Landry Parishpage 94
East Carroll Parishpage 87	St. Martin Parishpage 94
East Feliciana Parishpage 87	St. Mary Parishpage 95
Iberville Parishpage 89	Тептеbonne Parishраде 100
Lafayette Parishpage 90	West Feliciana Parishpage 100

Bank of Kentucky (Lexington Branch)

Fayette County.....page 109

Citizens Bank of Louisiana

General References	nces		
Owner Allard, R.	Mortgaged Collateral unnamed individuals	Dates 1834	Source Tulane University, Citizens Bank Minute Book No. 1: 1834/10/07
Allard, S.	the following individuals: Judy; Emmanuel; Peter	1838-1845	Tulane University, Citizens Bank Minute Book No. 2: 1838/06/21; Minute Book No. 5: 1845/08/30
Andry, H.	unnamed individuals	1843	Tulane University, Citizens Bank Minute Book No. 5: 1843/02/08
Andry, Mrs. Joe	land; brickyard; and 47 unnämed individuals	1845	Tulane University, Citizens Bank Minute Book No. 5: 1845/11/20
Andry, M. and H.	unnamed individuals	1834	Tulane University, Citizens Bank Minute Book No. 1: 1834/10/07
Avant, F. R.	unnamed individuals	1841	Tulane University, Citizens Bank Minute Book No. 4: 1841/12/22
Bailey, Littleton	plantation and unnamed individuals	1839	Tulane University, Citizens Bank Minute Book No. 2: 1839/05/02
Bergron, W.	property and unnamed individuals	1838	Tulane University, Citizens Bank Minute Book No. 2: 1838/06/11
Bienvenu, Neuville	Hanisthe; Eliza; Eloise; Sophie; Ansin; Hugner; Robert; Alfred; William; Pleasance 1847	1847	Tulane University, Citizens Bank Minute Book No. 6: 1847/03/25
Bouny, Widow	bakery and unnamed individuals	1845	Tulane University, Citizens Bank Minute Book No. 5: 1845/06/05
Bouny, William	Minerva and Mathilda	1851	Tulane University, Citizens Bank Minute Book No. 6: 1851/06/17
Briny, Mrs. W.	Phebe and Milie	1846	Tulane University, Citizens Bank Minute Book No. 6: 1846/12/30
Buisseau, M. Auville	21 unnamed individuals	1839	Tulane University, Citizens Bank Minute Book No. 3: 1839/10/03
Bujai, J.	land and 22 unnamed individuals.	1850	Tulane University, Citizens Bank Minute Book No. 6: 1850/10/22

Owner Calfion, P. H.	Mortgaged Collateral: unnamed individuals	Dates 1838	Source Tulane University, Citizens Bank Minute Book No. 2: 1838/11/12
Caulfield, William & William Noble	5 unnamed individuals	1852	Tulane University, Citizens Bank Minute Book No. 7: 1852/01/13
Chambord & Salarin	land and unnamed individuals.	1841	Tulane University, Citizens Bank Minute Book No. 4: 1841/06/03
Charbonnet, Jacques	plantation and 20 unnamed individuals	1838 - 1847	Tulane University, Citizens Bank Minute Book No. 2: 1838/08/06; Citizens Bank Minute Book No. 6: 1847/10/19; 1847/10/12
Churbanit	6 unnamed individuals · ·	1838	Tulane University, Citizens Bank Minute Book No. 2: 1838/02/12
Cole, Mrs. Ann C.	plantation and 11 unnamed individuals	1856	Tulane University, Clitzens Bank Minute Book No. 7: 1856/02/19
Curely, Mrs. Sarah	unnamed individuals	1840	Tulane University, Citizens Bank Minute Book No. 3: 1840/04/09
Darly, L. Mars and LeMar Durly	2 unnamed individuals	1842	Tulane University, Citizens Bank Minute Book No. 4: 1842/05/05
Daupan, J. P.	plantation and unnamed individuals.	1838	Tulane University, Citizens Bank Minute Book No. 2: 1838/05/24
Davenport, B. G.	plantation and 23 individuals; including the following: Ryley; Willis; Hannah; Big Henry; Lewis; Ann	1844-1845	Tulane University, Citizens Bank Minute Book No. 5: 1844/07/08, 1845/01/30
de Armas, C. G.	2 unnamed individuals	1844	Tulane University, Citizens Bank Minute Book No. 5: 1844/05/22
Deslondy, J.	unnamed individuals	1834	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/22
DeHabicourt, Mrs.	snuof .	1838	Tulane University, Citizens Bank Minute Book No. 2: 1838/09/03
Doyal, Henry	Champion; Bathilde; Squire	1851	Tulane University, Citizens Bank Minute Book No. 6: 1851/06/24
Dư'orpun G.; William Amough Arnossly	plantation and unnamed individuals	1841	Tulane University, Citizens Bank Minute Book No. 4: 1841/12/11
DuBuchits, W. & A. Burwin Browning	unnamed individuals	1842	Tulane University, Citizens Bank Minute Book No. 4: 1842/02/19

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Goza & Griffin	Gamiers, F.	Gabaruche, John	Frexet brothers	Fortin, O.	Fortin, Charles	Fortier, Edward	Forstall, Edward J. and Placide	Forbes, Joseph	Farrar, C. C.	Faber, Albert	Durond, E. D.	Durand, John	Dulafat, Joseph	Dugue, F.	Owner Dufollut, J. S.
Henry; Anderson; Thomas Henry; Charles; James; Lewis Smith; Joe; Henry Richmond; Charles Smith; Phil; Eliza; Madison; Mary; Isaac; Hager; and Sandy	land and 15 unnamed individuals	plantation and unnamed individuals	land and unnamed individuals	unnamed individuals	land and unnamed individuals	plantation and 100 unnamed individuals.	Grande Terre plantation and 53 unnamed individuals	2 unnamed individuals '··	12 unnamed individuals	Kidose; Jacques; Theodore; Cecila; Milby; Augustine	plantation and 6 unnamed individuals	land and the following individuals: Tempe; William and Mil and 6 other unnamed individuals	Baptiste; Dudley Washington	land and six unnamed individuals	Mortgaged Collateral property and the following individual: <i>Guitilly Road</i>
n.d.	1841	1838	1847	1843	1837	1839	1843	1841	1845	1850	1839	1850	1847	1846	Dates 1839
Citizens Bank of Louisiana Papers, 1834-1914, Foldier 5, n.d.	Tulane University, Citizens Bank Minute Book No. 3: 1841/04/22	Tulane University, Citizens Bank Minute Book No. 2: 1838/10/22	Tulane University, Citizens Bank Minute Book No. 6: 1847/12/28	Tulane University, Citizens Bank Minute Book No. 5: 1843/02/07	Tulane University, Citizens Bank Minute Book No. 2: 1837/05/13	Tulane University, Citizens Bank Minute Book No. 2: 1839/04/04	Tulane University, Citizens Bank Minute Book No. 5: 1843/08/03	Tulane University, Citizens Bank Minute Book No. 4: 1841/12/22	Tulane University, Citizens Bank Minute Book No. 5; 1845/08/30	Tulane University, Citizens Bank Minute Book No. 6: 1850/10/15	Tulane University, Citizens Bank Minute Book No. 2: 1839/04/11	Tulane University, Citizens Bank Minute Book No. 6; 1850/07/08	Tulane University, Citizens Bank Minute Book No. 6: 1847/04/08	Tulane University, Citizens Bank Minute Book No. 5: 846/02/13, 1846/03/06	Source Tulane University, Citizens Bank Minute Book No. 2: 1839/05/09

Marim	Le Breton, B. S. M. and Louis	Lapin, P.M.B	Landreaux, Honoré	Kittridge & Knox	Keyes & Roberts	Jordan, B.	Johnson, Sty.	Huie, Joshua	Hughes, D.	Hilles, J. H.	Heriandy, Jacques	Owner Harper, John F. and Elliott, C. W.
	s M	•	lonoré	XOC	erts		•		٠		cques	F. and
6 unnamed individuals	land and 9 unnamed individuals.	plantation and 35 unnamed individuals	Dorcas and her four children Celia, Moses, Martha and Judah; Ned; George; Terry; Little Archy; Sidney; Davy and his wife Lucinda; Henry; Epps; Joe; Harry; Nathan; Daniel; Ben; Jacob; Dolly; Johanna	19 unnamed individuals	plantation and unnamed individuals	unnamed individual and Marguerite	plantation and unnamed individuals	16 unnamed individuals	plantation and unnamed individuals	Orangeland plantation; New Hisia plantation at Bayou Luke; and 52 unnamed individuals	10 unnamed individuals	Mortgaged Collateral Adam; Ben; Buck; Cleggett; George; Guss; Henry; Isaiah; July; Jacob; John; Joshua; Jim; Randolph; Peter; Theodore; West; Joe Smith; Bill Brown; Sam; Isaac; Jeffrey; Ellis; Calvin; Lewis; Sam; Edmond; Speede; Lewis; Bob; Andrew; Nathan; Dave; Sandy; Airey; Adline; Bell; Betsy; Charity; Cynthia; Charlotte; Cilia; Eliza Green; Ellen; Frances; Frances; Henney; Josephine; Mary; Mary Brown; Malinda; Margarett; Martha; illegible; Louisa; Liz; Nancy; Sopha; Silla; Susan; Sally; Milly; Sarah; Wrina; Patsy; Nancy; Toby; Levenia; Rebecca; Jinny; Anna; Diana; Rosette; Tempe; Edward; Low; Joe; Jane; Wash; Davis; Moses; Charles; Letty; Ike Edmond; Taylor; William; Lucy; Celia
1838	1845	1856	1847	. 1844	1840	1838	1837	1849-1850	1849	1859	1842	Dates
Tulane University, Citizens Bank Minute Book No. 2. 1838/02/12	Tulane University, Citizens Bank Minute Book No. 5: 1845/11/13	Tulane University, Citizens Bank Minute Book No. 7: 1856/02/15	Tulane University, Citizens Bank Minute Book No. 6: 1847/02/18	Tulane University, Citizens Bank Minute Book No. 5: 1844/07/08	Tulane University, Citizens Bank Minute Book No. 3: 1840/07/02	Tulane University, Citizens Bank Minute Book No. 2: 1838/02/12	Tulane University, Citizens Bank Minute Book No. 2: 1837/05/24	Tulane University, Citizens Bank Minute Book No. 6: 1849/02/13,1850/02/19	Tulane University, Citizens Bank Minute Book No. 6: 1849/11/07	Tulane University, Citizens Bank Minute Book No. 8. 1859/12/05	Tulane University, Citizens Bank Minute Book No. 4: 1842/12/16	Source Tulane University, Citizens Bank of Louisiana Papers. 1834-1914, Foldier 5

Sandrian, P.	Sandos, L. P.	Robert and Allard	Ring, N. D.	Riggio, Adolphi, Charles and Eusebe	Reggio, Mrs. Augustin	Poupono, Fifi	Pontchartrain Rail Road Company	Poincy, D.	Pim, W. M.	Peyroux, Aime	Paruit, Charles	Parker, A.	O'Deshigy, Mr.	Nicaud, Michel	Owner Martin, K. C.
plantation and unnamed individuals	Costalina.	3 unnamed individuals	plantation and 150 unnamed individuals	plantation and unnamed individuals	Arthemise; Marie; Clarisse; Martha Hampton; Mary Dorsey; Rosalie	land and individual named Marianne	land and 28 unnamed individuals	Petre; Caroline	the following individuals: Nelson; Philip; Sylvester; Sally and her two unnamed two 1841 children	Jaik and Marguerite	plantation and unnamed individuals	property and 2 unnamed individuals	property and 60 unnamed individuals	Stephen; Henry Guerin; Robert; Samite; Becky; Maria; Suzanne; Eliza; Hanna; Julia; Isabelle; Mary; Congo; Moses; Ganl; Ganett; John Minor; Ferdinand; Sam; Daniel; Denis; Manuel; David; Roll; Jerry Ridan	Mortgaged Collateral Rhodu and unnamed individuals
1838	1845	1835	1841	1845	1849	1838	1843 -1846	1844	1841	1845	1838	1841	1841	1845	Dates 1841
Tulane University, Citizens Bank Minute Book No. 2: 1838/10/22	Tulane University, Citizens Bank Minute Book No. 5: 1845/01/02	Tulane University, Citizens Bank Minute Book No. 1: 1835/06/09	Tulane University, Citizens Bank Minute Book No. 3: 1841/05/27	Tulane University, Citizens Bank Minute Book No. 5: 1845/05/01	Tulane University, Crtizens Bank Minute Book No 6: 1849/02/13	Tulane University, Citizens Bank Minute Book No. 2: 1838/03/27	843 -1846 Tulane University, Citizens Bank Minute Book No. 5: 1843/02/01, 1843/02/04, 1846/03/26	Tulane University, Citizens Bank Minute Book No. 1844/07/30	Tulane University, Critzens Bank Minute Book No. 4: 1841/11/29, 1842/04/04	Tulane University, Citizens Bank Minute Book No. 5: 1845/07/31	Tulane University, Citizens Bank Minute Book No 2: 1838/03/14	Tulane University, Citizens Bank Minute Book No. 4: 1841/12/24	Tulane University, Citizens Bank Minute Book No. 4: 1841/06/29	Tulane University, Citizens Bank Minute Book No. 2: 1838/09/06, 1838/11/08; Citizens Bank Minute Book No. 5: 1845/10/24	Source Tulane University, Citizens Bank Minute Book No. 3: 1841/03/29

Tulane University, Citizens Bank Minute Book No. 4: 1841/11/29	1841	plantation and unnamed individuals	Turing, William and Charles Strong
Tulane University, Citizens Bank Minute Book No. 6. 1849/06/20	1849	land and 7 unnamed individuals	Trémé, Benoit
Tulane University, Citizens Bank Minute Book No. 8: 1859/05/16	1859	plantation and unnamed individuals	Todd, John
Tulane University, Citizens Bank Minute Book No. 5: 1845/01/18, 1845/03/27	1845	plantation and unnamed individuals	Thomas, J. R.
Tulane University, Citizens Bank Minute Book No. 2: 1837/07/15	1837	plantation and 16 unnamed individuals at Sicily Island on Bayou Fluron	Suvilan, G. S.
Tulane University, Citizens Bank Minute Book No. 8: 1859/06/27	1859	plantation and unnamed individuals	Suttel, Henry
Tulane University, Citizens Bank Minute Book No. 3: 1841/04/26	1841	two plantations and 121 unnamed individuals	Supris, Mr.
Tulane University, Citizens Bank Minute Book No. 2: 1838/02/12	1838	plantation and unnamed individuals	Supin, P. M.
Tulane University, Citizens Bank Minute Book No. 2: 1837/05/27	1837	plantation and unnamed individuals	Sundumn, P
Tulane University, Citizens Bank Minute Book No. 2: 1837/05/27	1837	plantation and unnamed individuals	Sundumn, J. W.
Tulane University, Citizens Bank Minute Book No. 2: 1837/05/27	1837	plantation and unnamed individuals	Sundumn, Arvlin
Tulane University, Citizens Bank Minute Book No. 2: 1838/07/19	1838	plantation and unnamed individuals	Sumir, V.
Tulane University, Citizens Bank Minute Book No. 7: 1852/03/23	1852	20 unnamed individuals	Story, C.H. G.
Tulane University, Citizens Bank Minute Book No. 5: 1843/05/17	1843	unnamed individuals	Soniat, Joseph
Tulane University, Citizens Bank Minute Book No. 7: 1852/01/27	1852	two plantations at Little Bayou Sara and 117 unnamed individuals	Soniat, E.
Source Tulane University, Citizens Bank Minute Book No. 4: 1842/05/19, 1842/08/11	Dates 1842	Mortgaged Collateral two plantations and unnamed individuals	Owner Smith, Rev. lan

Unknown	Unknown	Whitney, B.	White & Hughes; L. Barly	Virret, C.	Villard, D.	Owner Vaigar, Honore
William; Azor; Ben; Jim; Cuffy; Isaac; Mary and child; Emily; Fanny; White Allen; Rachel; Abraham; Xavier; Bax; Black Allen; Cornelius; Henry; Maria and her child; Black Fanny; Sally; Matilda; Lymer; Louise; Victor	the following individuals: Leven; Lydia; John; Bob; Bili; Henry; Stephen; Tabby; Fanny; Perry; Clarissa; Isaac; Tom; Philes; Tener; Betsy; Alek; Eddy; Isaac; Moses; Susan; Lavinia; May; Artemis; Rose; April; Martha; Nancy; Adam; Jack; John; Melinda; Henry; Andrew; Letty	3 unnamed individuals	plantation and unnamed individuals	Charles and David	6 unnamed individuals	Mortgaged Collateral 9 unnamed individuals
nd.	1835	1847	1841	1838	1846	Dates 1842
Tulane University, Citizens Bank of Louisiana Papers, 1834-1914, Foldier 5		Tulane University, Citizens Bank Minute Book No. 6: 1847/05/13	Tulane University, Citizens Bank Minute Book No 4: 1841/12/11	Tulane University, Citizens Bank Minute Book No. 2: 1838/08/10	Tulane University, Citizens Bank Minute Book No 5: 1846/03/06	Source Tulane University, Citizens Bank Minute Book No. 5: 1842/12/16

Ascension Parish

Blanchard, Joseph land and the following individuals: Jaquez; Adam; Julien; Jacobe; Stepehn; Marc; 1838

Ned; James; Blaise; George; Charles; David; John; Brown; Benjamin; Nicotess;

Henrietta; Bitsy; Lea; Jane; Sally; Domitille; Alexandre; Odille

Ascension Parish, Conveyance Book 14, p. 298, 1838/03/08

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1844 **Dates**

1844/04/17; Ascension Parish, Mortgage Book 8, p. Tulane University, Citizens Bank Minute Book No. 5:

115,1844/04/18

Duffel, Edward

Mortgaged Collateral

Orange Grove sugar plantation and the following individuals: Isaac; Anthony; Elada; Marguerite; Sophie; Sophia Mary; Esther; Edouard; Colla; Caroline; Flora; Dublin; Charles Martin; David; George Benton; Ned; Alfred; David; Peggs; Rod; Page; Stephen; Pidmalea Denis; Pierre Louis Morris; Wilson; James; Jack; Cajah; John Sildard; Louis; John Hayes; Sam; Archy; William; George Lee; Henry; Kitty; Isabelle; Henriette; Charlotte; Nat; Louisa; Suzanne; Rachel; Moses: Noel; Jolyaie; Isaac; John; Horace; Lindon; Henry; Boyer; Bruce; Sam; John; Mathilda; Aaron; Pauline; Robert; Lucinda; Sally; Nancy; Henry; Isaac; David; Nelson; William Bonaparte; Charles Bath; Henry Johnson; Frank; Bolla; Henry Sally; Charlotte Tammy; Sally; Nelly; Hilty; Elisa; Letty; Violette; Mary; Rolina; Marguerite; Finny;

plantation and the folloiwing individuals: Casimir; Charles; Elizabeth; Peter; Caleb; 1834-1869 Tulane University, Citizens Bank Minute Book No. 1: p. 329,1859/06/22; Ascension Pansh, Mortgage Book 12, p. 6, p. 582 1837/05/27; Ascension Parish, Mortgage Book 11 1834/10/13; Citizens Bank Minute Book No. 2:

Kenner, Duncan F. and Sinwood Plantation and the following individuals: Daniel; Phill; Jove; Shannon; child Joe; Sarah; Geneviere; Mary

her son Baptiste; Suzette; Petit Leonaide and her five children Rose, Laurant, Sylvie, and Sylvie's daughter Marie; Maria; Jenny; Fanchonnette; Amie; Sally and

five children Elphonse, Augustine, Francis, Lucy, and Fortuna; Marguerite and her

Tom, Lucia, and Elsie; Augustine; Louise and her son Edward; Marianne and her

Baptiste; Petit Joe; Matt; Elsie; Henry; William; Joe; John; Sam; Nace; Ben; Frank;

Tim; Auguste; Jean Louis; Jose; Andre; Evarist; Stephen; Colin; Terrence; Bond;

Desieser; Lewis; Jack; Constance; Grand Leonard; Melanie; Sellah, her daughter

Davy; Big Davy; John; Dick; Nick; Billy; Sampson; Coffee; Ned; Sandy; Jaques; Jim; Billy; Stephen; Tom; Branch; Jacob; Lidge; Jake; Bolla; Alice; Harry; Clark;

George B.

Patty; Lara; Rose; Kitty; Molly; Reb; Eliza; Fanny; Judy; Fanny; Betty; B. Bias; Bud; Robin; Sam; Tom Dugan; Joisey; Nancy; Clara; Violet; Nancy; Milly; Viniz; Nut; Johnson Dan; Jerry; Narapie; Cigar; Jarrad; George; Clinton; Levi; Johnny;

Peggy; Judey; Mary; Marie; Margaret; Lucy; Ethen; Julian; Bob; Dinah; Clarissa;

Branch; Celeste; Cigy; Nick; Ned; Ben; Pilagee; Sancho; Milly; Laly; Bishop; Pigy Major, Lewis; Zachach; Lovauth; Sam; Sally; Tom; Casucire; Ben; Phil; Sailor,

Keyes, Elizabeth R.

land and the following individuals: Godfrey; Charles; Henry; William; Ben; Phenix; Blaire; Williams; Len; Bazile; Henry Ling; Rachel; Cloe; Eliza; Maria Washington; Henry Jones; Peter; Ambroise; Ben Thompson; Marion; Lizzy; Anna;

> 1838-1845 Tulane University, Citizens Bank Minute Book No. 2: 9, p.141, c. 1845 1838/02/24; Ascension Parish, Mortgage Book 6, p. 452, 1838/03/29; Ascension Parish, Mortgage Book

Ascension Parish, Mortgage Book 7, p. 111,

1839

Landry, Amadeo

Mortgaged Collateral

land and the following individuals: Pompe; Pierre; Sambo; Jo; Mathilda Mercedi; Constance and her children Hortense and Eugenie

Landry, Celeste

plantation on right bank of the Mississippi and the following individuals: Baptiste; Joe; Nat; Elsi; Henry; Raphael; Francis; William; Joe; Michael; Billy; Old Sam; Brother, John; Andrew; Bill; Frank; Nace; Young Sam; Ben; Frank; Jean; Auguste; *illegible*; Baralie; Constance; Melagie; *illegible*; Celler; Maria; Malina; Jenny; *illegible*; Can; Julie; Leonande; Aimee; Sally; Suzette; Laura; Augustine; Louise; Joan Louise; Susan; Jean Baptiste; Andre; Edward; Flora; Colin; Marianne; Julie; Mark; Helene; Johnson; Liza; Rose; Marguerite

Landry, Trasimon and Modeste Brand

land and the following individuals: Pompey; Lubin; Sambo; Pierre; Constance; Nat; Thaddeus; Peter Dimanche; Cambredge; Lank; John Javier; George Charles; George Jour; Simon Lundi; Basil; Darby; Raquis; Henry Vendredi; John; and her child George; Fanny and her child Rachel; Sandy; John; Matt; Philippe; (alias Samdi); Milily; James; John alias PostNote; Dick ou Juin; Elvira; William; Henry; Betta; Paul; Celeste; Jacob Augustine; William alias Funis; Isaac; Wiliam Benjamin; Glacede; Squire; Jean Pierre; Suzanne; David; Tom; Sam; Barnett; Hortense; Eugene; Betsey Mercredi; Bouchas; Solomon; George; Ben alias Charity; Jefferson Hope; Cueline Séance; Juillet; Nancy; Alfred; Caroline; Audile; Aurore; Bill; Mars; Jane; Susanne; Novembre; Mary Ann; Marie; Jean Baptiste; Lindon; Louise; Celestin; Moguie; Semaine; Auguste; Willus; Caulin; Alexis; Silvere; Valentin; Zenon; Cesar; Cofas; Magloire; Louis Christophe; Pierre; Ned; Louis; Trasimon Mardi; Dick; Gabriel; Dumas; Philippe; Jim; Julien; Harry; Harry; Abraham; Jaques; Hector; John; Benjamin Bin; Milley; Benjamin; William; Stephen; Ben; George; Honore; William; Dick; Lucinda; Black Maria; Criole Maria; Charlotte; Jenny; Allen; James; Marie; July; Agar, Cynthia; Sally; Elizabeth Betsy; Mathilda; Liah; Rosalie Isaac; Charles; Celestine; Fanny; Benjamin; Caroline alias Mai; Milly; John; Sally Jacques Night; Sophie; Lucy; Rosalie; Estella; Manon; Fanny; Clemence

Dates

s Source

Tulane University, Citizens Bank Minute Book No. 1. 1834/10/14; Ascension Parish, Mortgage Book 6, p. 214, 1835/12/26

Ascension Parish, Mortgage Book 8, p. 138

1844

1838-1855 Tulane University, Citzens Bank Minute Book No. 1: 1835/04/20, 1836/05/30; Citizens Bank Minute Book No. 2: 1838/03/14, 1838/03/26, 1838/11/08, 1838/11/19; Citizens Bank Minute Book No. 5 1838/11/19; Citizens Bank Minute Book No. 7: 1843/01/28; Citizens Bank Minute Book No. 7: 1853/11/22, 1853/12/16, 1855/05/15; Ascension Parish, Mortgage Book 6, p. 211, 1835/12/24; Mortgage Book 7, p. 18, 1838/11/23

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Barrilleaux, Francois	Assumption Parish Albagnac, Marius; John land Billsen and S. G. Philips	St. Martin, Joseph	Philippon, Henry	LeBlanc, Pharion	Landry, Trasimon Modeste Brand	Owner Landry, Trasimon and Modeste Brand
land and the following individuals: Henry; Jacques; Jean; <i>Michael</i> ; James <i>Argitte</i> ; Jim; <i>Dinah</i> ; Jared; <i>Apoline</i>	Assumption Parish Albagnac, Manus; John land and the following individuals: Bill; Peggy; <i>Barnalby</i> ; <i>Madelaine</i> ; Charity Billsen and S. G. Philips	Land and the following individuals: Joseph; Bob; Isaac; Levy; Peter; Ackin; Sam; Colas; Augustin; Betsey Dumond; Charlotte; <i>Priscey</i> ; Sally; Petite Sally; Betsy; <i>Lovicsy</i> ; Eliza; George; Jean; Hattieu; Aguste; Lysette; Antoine; Laure; Betsey; Betsey Smith; Charlotte; William; Philippe; Mathilda	Orange Grove plantation and unnamed individuals	land and the following individuals: Celestin; Benjamin; Guillamme; Rosamond; Edward; Antoine; Suzanne; Sophia; Elinor; Carmelita; <i>Emma</i> ; <i>Nicocerine</i>	Sugar plantation on left bank of the Mississippi and the following individuals: Nelson; Ezekial; Melville; Taylor and children Bob, Landon, and James; Nelson; Preston Stephenson; Pompey; Potters; Eliza; Loius; Blaize; <i>Macaire</i> ; Joseph; Dick Bently; Harry Hill; Tom Logan; Nathan Bowman; John Biveans; Cyrus; Elick; Gabriel; St. Claire; Alcide; Balin; Joe Baton Rouge; Nancy; Suzanne; Lucy; Peggy; Josephine; Mary; Louis	Mortgaged Collateral Wyatt plantation and the following individuals: Seville; Phil; Daniel; Ben; Peter; Richard; Abe; Aaron; Isaac; Christoph; Jenny; Fred; Martin; Mark; Moses; Campbell; Peter; Jack; Francois; Dick; Jacob; Mary; Caroline and her child Henry; Ginsey and her child Ore; Chloe; Nina; Nancy; Lucy; Sally and her child Frisly; Amanda; Ellen and her child Bob; Minerva; Henrietta; Sarah; Lucky; Leida; Jane; Mary Luke and her child Orange; Mariah; Mariah; Sarah; Minerva; Peggy; Pallas; Ann; Winney; Sally; Martha and her children Mary and Jack; William; Sam; Fanny; Julien; Martin; Nelson; Pelagie; Marguerite; Draureir; Rosalie; Adile; Raphael; Elizabeth; Danielle; Charles; Tobias
1838	1838-1852	1833-1838	1843	1838	1850	Dates 1855
Assumption Parish, Mortgage Book 1834-1841, p. 147, 1838/02/05; Tulane University, Citizens Bank Minute Book No. 2: 1839/03/13	1838-1852 Assumption Parish, Mortgage Book 1834-41, p. 134, 1838/01/18; Sheriffs Sale Book B, 1841-55, p. 178, 1844/08/03; Conveyance Record 17, p. 448, 1853/02/02; Tulane University, Citizens Bank Minute Book No. 7: 1852/01/06	Ascension Parish, Mortgage Book 7, p 512, 1833/06/08; Mortgage Book 6, p. 433, 1838/03	Tulane University, Citizens Bank Minute Book No. 5: 1843/02/05	Ascension Parish, Mortgage Book 6, p. 459, 1838/04/13	Ascension Parish, Mortgage Book 9, p. 332, 1850/04/26	Source Tulane University, Citizens Bank Minute Book No. 7: 1855/05/15; Ascension Parish, Mortgage Book 10. p. 313, 1855/05/03

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Guillot, Jean Baptiste	Gauthereaux, Richard	Foley, Arthur M.	Feto, Amedee	Delavign, John; Harvey North and Clerville Himel	Delano, Jean Baptiste	Charlet, Pierre and Estelle Landry	Bradford, D.	Boyd, Julien and Robert Martin	Bourgeois, Josephine	Bertaud Brothers	Belliam, John	Owner Barrow, Ruffin Robert
land and the following individuals: Jean Louis; Jim; Peter; John; Helouise; Clementine; Gedeon	plantation and the following individuals: Dick; Joe <i>Pomps</i> ; Ben Davis; Jordan Bassett; Preston Tumer, Harriet Tumer; William; <i>Wyatt Hason</i> ; Starling; Alick Dickinson; Silva	land and the following individuals: William; Jerry; Henry; illegible; Polly; Amelie; illegible; Rachel; Oscar; Clay; Leonre; Lindor	land and 25 unnamed individuals	 plantation on Bayou Laforuche and the following individuals: William; Jacob; Harrison; Betsy; Mai; Jacob; Arinda Clay and her unnamed child; Harry; Maria Jane; Auguste John; Wilson; Henry; Daniel; Anderson; Terence; Pitman; Charles; Tony; Robert; Reuben; Patsy; Aime; Louisa; Frank; Milton; Jerry; Jessie; Patsy; Jose; Fanny; Henry Smith; Joe Wolsy; Harris; Nelson Beasey; William Anderson; Drury Gordon; Eliza; Basil Pains 	land and the following individuals: Edmond; Henry; Rose	land and the following individuals: Daniel; Tom; Squire; Jean Baptiste; Rose; Celina; Eliza; Sophie; Marie; Pauline	plantation and 7 unnamed individuals	land and the following individuals: Thomas; Abraham; Lydia; Pheebe; Big Phebee; Julie; George; Andre; Tom; Jacques	land and the following individuals: Fortin; Jim; Hortence; Lucien; Guey	plantation and unnamed individuals	plantation and 4 unnamed individuals	Mortgaged Collateral the following individuals: Thomas Spencer; Jack Kerry; Robert Will; Aaron; Pauline; Felix; Davis; Honorine; Paul
.1838	1847-1848	1838	1856	1848-1854	1839	1834	c. 1848	1838-1842	1841	1854	c. 1848	Dates 1846
Assumption Parish, Mortgage Book 1834-41, p. 157, 1838/02/09	Tulane University, Citizens Bank Minute Book No. 6: 1847/01/07; Assumption Panish, Mortgage Book 11B, p. 119, 1848/04/01; p. 122, 1848/04/08	Assumption Parish, Mortgages 1834-1841, p. 138. 1838/08/10	Tulane University, Citizens Bank Minute Book No. 8- 1856/06/06	Tulane University, Citizens Bank Minute Book No. 6: 1848/05/23, 1848/12/27, 1851/05/20; Citizens Bank Minute Book No. 7: 1853/04/28, 1853/03/21, 1853/03/17, 1854/05/02; Assumption Parish, Mortgage Book 11B, p. 150, 1848/05/13; Mortgage Book 12A, p. 649, 1854/11/06	Assumption Parish, Mortgage Book 1834-1841, p. 229, 1839/01/22	Assumption Parish, Mortgage Book 1831-1935, p 217, 1834/09/08	Tulane University, M-1847, Citizens Bank Mortgage Book	Assumption Parish, Mortgage Book 1834-41, p. 145, 1838/02/05; Mortgages vol. 10, p. 239, 1842/03/26	Assumption Parish, Conveyance Book 6, p. 173, 1841/03/17	Tulane University, Citizens Bank Minute Book No. 7: 1854/05/09	Tulane University, M-1847, Citizens Bank Mortgage Book	Source Assumption Parish, Conveyance Book 11, p. 371, 1846/02/12

Lesage, Pierre Martin and Robert Campbell	Landry, Mrs. Marguerite	Landry, Joseph	Landreaux, Pierre and Ursin	Lalande, Joseph and Augustine	Knox, Charles	Kittredge, Ebenezer E. and Martha	Jordan, Francois and Elodie Tete	Owner Isourd, Antoine
plantation and the following individuals: Thomas; Andre; Tom; Gacques; Abraham; Julia; Phebe; Phebe; Georges; and unnamed individuals	Landry, Mrs. Marguerite land and the following individuals: Auguste; <i>Louis</i> ; Lewis; Francois; Philippe; Leon; Etienne; <i>Tato</i> ; Jacques; Antoine; Theodore; Celeste; <i>Phany</i> ; <i>Pit</i> ; Clarisse; Delphine	the following individuals: Seveille; Clarisse	land and the following individuals: Brister; Lamon; Lucien; Ned; Ben; July; Alexandre; Pompe; Charles; Yorick; Janvier; Joe; B. James; Celestine; Henry; Avril; B. Simon; Mingo; Andre; Toussaint; Lewis; B. Simon; Dick; Peter; John; Ralph; Gilbert; B. James; Davy; Rhody; Diana; Marguerite; B. Suzanna; Lydia; Mary Ann; Patsy; Euphrosine; Agga; Polly; Adelaide; Eliza; Celeste; Becky; L. Swan; B. Letty; Jenny; Lellany; Bellary; Sylvia; Catherine; L. Letty, William; Leandre; Tom; Cyrille; Jacob; Winny; Magdeleine; Jessey; Handfield; Carimir; Emile; Arthemise; Thomas; Pascal; Clemence; Kitty; Mars; Barile; Justine; Aime; Vanny; Susanne; Simon; Rosalie; William; Henriette; Auguste; Rody; Louis; Davis; Martiner; Celertin; Samon; Little Jim; Millien; Munck; Celeste; Polly, Maria; Dina; Big Mary; Little Mary; Big Suzanne; Lacy; James; Cebon; Nancy; Tepy; Body Little Amelie; Maxemillian; Josephine; Bazile; Handsel; Geno; Casener; Emilee; Auguste; Charlie; Bavin; Archie; Gibon; Taron	plantation and the following individuals: Thomas; Mingo; Peter; Anthony; George; Ursule; Josephine; Betsy	land and the following individuals: Harry; Hanna; Oscar, Abby; Eliza; <i>Guay</i> ; Hanna; Julia Ann; Sophia; King; William; Charles; Jeremiah; James; Joseph	plantation and the following individuals: Jesse Harris; Aaron; Anthony; Frederick; Ned; Joe; Tom; Ben; John; Adam; Aleck; Charles; Charley; <i>Metit</i> ; Elisha; Julianne; Julie; Lyn; Peggy; Patty; Betty; Flora; Laurette; Linney; Marcelite; Harriet; Fanny; Alva; Jenny; Ninny; Silva; Leanna; Daniel	plantation and the following individuals: Henry; Jacob; Abraham; George; Moses	Mortgaged Collateral land and the following individuals: Dick; Bob; Catherine; Marie; Lucie
1837-1842	1835-1838	1837-1839	1834-1844	1834	1835	1834	1853	Dates 1838
Assumption Parish, Montgage Book 10, p. 239, 1837/08/10, Montgage Book 10, p. 69, 1842/03/26	Tulane University, Citizens Bank Minute Book No. 1: 1835/05/11; Citizens Bank Minute Book No. 2: 1838/01/1; Assumption Parish, Mortgage Book 10, p. 239, 1837/08/10	1837-1839 Assumption Parish, Mortgages 1835-1841, p. 177, 1837/05/10, p. 277, 1839/12/02	34-1844 Tulane University, Citizens Bank Minute Book No. 1: 1834/07/22, Minute Book No. 2: 1838/12/06; Assumption Parish, Mortgage Book 1834-41, p. 28, 1835/11/24; p. 77, 1837/01/03; p. 106, 1837/05/01; Conveyance Book 22, p. 727, 1844/03/01	Assumption Parish, Mortgages 1831-1835, p. 227, 1834/09/24	Assumption Parish, Mortgage Book 1834-41, p. 140, 1835/02/05	Tulane University, Citizens Bank Minute Book No. 1: 1834/07/22; Assumption Parish, Mortgages 1831-1835, p. 238, 1834/10/10	Assumption Parish, Mortgage Book 12, p. 413, 1853/04/26	Source Assumption Parish, Mortgage Book 1834-41, p. 162, 1838/02/20

Sewall, Mrs. Maria Laura	Pugh, William W.	Pugh, Thomas	Pichot, A. W.	Phillips, W. P.	Phillips, George W. and Sarah Rhea	Monnet, Charles	Monginot, Louis	Mollere, Raphael and Clarisse	Martin, Joseph	Owner Marquette, Monteque
Appy; Eliza; Marguerite	the following individuals: Ben; Britler; Laray; Pompey; Randal; Salera; Penny; Lesina; Esther; Caroline; Martha; Antoinette	land and the following individuals: Charles; Jacob; Bob; Lewis; Isaac; Ned; Willis; Louis Brag; Dick; Rachel; Daphne; Peggy; Julia; Martha; Prudence; Violet; Maria; Mina; Sally; Patsy; Polly; Sampson; Neptune Reuben; Betsy	land and unnamed individuals	land and the following individuals: Bill Owen; <i>Isaac</i> ; Gaston; Solomon; Dick; Joseph; Smith; Helina; Polly; Marie; unnamed individuals; Bud; <i>Kevin</i> ; Milley; Mary; Tiny; Tom; <i>Eduard</i> ; <i>Adelina</i> ; Liz	plantation and 15 unnamed individuals	land and the following individuals: <i>Pithion</i> ; Pierrot; Ursue; Nancy; <i>Aphroisine;</i> Victoire; Adeline; Justine; Thomas; <i>Leonide; Ursin;</i> Lucy	land and the folllowing individuals: Ned; Ben; Cadio; Louis; Adam; Abraham; Henriette; unnamed individual	land and the following individuals: Coco; Parisien; Caroline; Euphrosine	land and the following individuals: Georges Lot; Joseph Monnot; William; Washington; Moses; Petit James; Newton; Sandy; Clementine; Rachel; Louise; Estelle; Joseph; Ben; Washely; Adam; John Cadieu; Tom White; Philip; Grand Tom; Augustine; James; Tucker; Salatin; Cain; Bellow; Lindor; Cajinir; Cesar; Emanuel; Meuttie; Jaiques; Prosper; Jean Lou; John Ameire; Sephuer; Sylvain; Celestin; Grosse Sulley; Petite Sulley; V. Betsy; S. Betsy; Melinda; Henriette; Grosse Rosette; Rosette; Betty; Charlotte; Lucy; Eliza; Susanne; Chetin; Celina; Nancy; Sarah; Petite Sarah; Elvira; Azelie; Sylvestre; Tom; Charlotte Poucette; Leon; Charles; Sophie; Marianne; Eugenie	Mortgaged Collateral the following individual: Samuel
1842	1836	1838	1846	1836-1837	1837	1838-1841	1838	1838	1834-1844	Dates 1836
Minute Book No. 1: 1836/06/15 Assumption Parish, Conveyance Record 6, p. 307, 1842/03/04	Assumption Parish, Mortgage Book 1834-1841, p 70, 1836/12/12; Tulane University, Citizens Bank	Assumption Parish, Mortgage Book 1834-1841, p. 201, 1838/10/26	Tulane University, Citizens Bank Minute Book No 5: 1846/01/29	836-1837 Assumption Parish, Mortgage Book 1834-41, p. 117, 1837/08 ca.	Assumption Parish, Mortgage 11B, p. 119, 1848/04/01	838-1841 Tulane University, Citizens Bank Minute Book No. 3: 1841/03/11, 1841/04/22; Assumption Parish, Mortgage Book 1834-41, p. 150, 1838/02/05	Assumption Parish, Mortgage Book 1834-41, p. 178, 1838/04/30	Assumption Parish, Mortgage Book 1834-1841, p. 169, 1838/05/22	Tulane University, Citizens Bank Minute Book No. 1: 1834/08/79; Assumption Parish, Mortgage Book 1831-1835, p. 228,1834/11/16; p. 230,1834/11/17, p. 236, 1834/10/04; p. 237, 1834/10/04; Mortgage Book 10A, p. 320, 1844/06/22	Source Assumption Parish, Mortgage Book 1834-41, p. 68,1836/12/09

Verret, Carville	Trowbridge, William; Pierre Bourg	Toumillon, S. F.	Tournillon, Julien	Timmerville, C. T.	Tete, Francois and Anne	Tete, Auguste	Templet, Florentin	Owner Sparks, N.
the following individuals: Collin; Sam; Davis; Melinda; Caroline	land and the following individuals: Lucie; Rosalie and her two children Adam and Eve	unnamed individuals	land and the following individuals: Francois; George; Henry; Moulard; Hypolite; Thom; Boatswain; Joseph; John Brown; Cyrus; Ellick, Kitt; Hector; Little Cyrus; Alphonse; Will; Ned Blacksmith; Ebby Cooper; Altimore; Moise; Big Joe; Leonard; Maria; <i>Poza</i> ; Aimmee; Phillis; Jenny; Delphine; Celestine; Celie; Priscilla; Charlotte; Madelaine; Nancy; Marie; Elsy; Betsy; Little Celie; Helene; Carmelite; Jean Baptiste; Adam; Henriette; Marie Jeane; William; Jean Pierre; Louis; Marinette; Caterine; Paul; Clarisse	plantation and unnamed individuals	plantation and the following indiv idividuals: William Carpenter; Henry; Jerry; Justin; Raphael; John; Jack; Lewis; Charles; Henry; Barber; Alfred; Agnes; Maria; Louisa; Adele; Henriette; Emiline; Mary; Ann; Elizabeth; Samantha; Melite; Octave; Eugene; Camilia	jindivduals: James; Fulton; Phillip; Pridy; Francois; Anna; Genevieve; Marie; Betsey; Jane; Milly; Sam; illip; Polly; Jim Hazard; Julian; Jenny; Winsor Williams; Babes; Sarah; Diana; Ephraim; Edmond; Patrick; bb; Abraham; George; Honorine; Suzette; Affi; Moses; vson; Elizabeth; Eveline; Alfred Myer; Omson	land and the following individuals: Jacob; Ned; Arthemise; Louise; Silvany; Constance; Ursule; Azema	Mortgaged Collateral unnamed individuals
1834-1836	1838-1853	1834	1835	1842	1856	1843 • 1853		Dates 1835
Tulane University, Citizens Bank Minute Book No. 1: 1834/10/20, 1836/03/17; Assumption Parish, Mortgage Book 1831-1835, p. 256, 1835/03/20	1838-1853 Assumption Parish, Mortgage Book 1834-1841, p. 170, 1838/03/09; Tulane University, Citizens Banl Minute Book No. 7: 1853/05/26	Tulane University, Citizens Bank Minute Book No. 1: 1834/07/22	Tulane University, , Citizens Bank of Louisiana Papers, 1834-1914 Folder 1: 1835/02/01; Assumption Parish, Mortgage Book 10A, p. 355, 1835/01/08; Tulane University, Citizens Bank Minute Book No. 1: 1835/04/03	Tulane University, Citizens Bank Minute Book No 4: 1842/03/23	Assumption Parish, Mortgages vol. 13, p. 224, 1856/06/12	Tulane University, M-1847, Citizens Bank Mortgage Book, Citizens Bank Minute Book No. 7: 1853/03/31; Assumption Parish; Sheriff's Sale Book B, p. 428, 1835/04/08; p. 432, 1841/07/28; p. 435, 1843/09/18; Mortgage Book 10, p. 239, 1843/09/18; Mortgage Book 12, p. 414, 1853/04/26	Assumption Parish, Mortgage Book 1834-1841, p. 138,1838/01/30	Source Tulane University, Citizens Bank Minute Book No. 1. 1835/04/20

Bienville Parish Ambrose, James	Moore, John	Keary, A. M.	Grimball, Robert A.	Avoyelles Parish Griffin, William	Owner Wilson, James
the following individuals: Rina and her son Jefferson	land and the following individuals: George; George; Sam; Nancy; Rose and her three children Bob, Caroline, and Mary Ann; Therisa	the following individuals: Henry; Patrick; HH; Mary and her child Lorenzo; Tommy; 18: Isaac; Allen; Solomon; Joe; Al; William; Andrew; Tom Carpenter; Sam; Frank; Jim; Palmer, Frank; Tom; Joe; Joe Bradford; Dan Masslink, Jason; Sam Eug.; Amanda; Ephram; Lucy; Nelly; Addy; Mintz; Francis; Betsy; Sarah; Magret; Catherine; Nancy; Ellen; Louisa; Nancy; Julia; Georgia; Peter; Judy; Lucy Garrett; Mathilda; Charlotte; Sarah Jane; Lea; Martha; Celeste Bradford; Eliza; Mahala; Mary Ann Bradford; Nancy; Jack; Dennis; Charlotte; Harriet; Margeret; Jenny; Katy; <i>illegible</i> ; Noah; Betsy King; Sarah; <i>illegible</i> ; Lolo Cooper; Lucy Bradford; Lucy Ned; Caroline; Martha; George Wallis; Fort; Hugh; Dick; Jack; Frisby; Ju; Lye; Jessy; Bryant; Stephen; Paul; Henry; George; Martin; Calvia; Robert; Maddison; Richmond; Jim Bradford; Charles; Jim W; Martha; Letty; Malinda; Eric; Celeste; Patsy; Marilda; Mary Spoff; Fanny; Amelia; Susan; Augusta; Louisa; Bradly; Mary Willis; Aggy; Peggy; Betsy Marshall and her child; Milly; Easter; Rody; Isaac; Mary Davinport; Anna; Cindy; Amy; Bella; Amy Little; Ben; Toby; Lucinda	land and the following individuals: John; Jack; Charles; Daniel; Kelly; Lewis; Writ; David; Alfred; Franke; Peggy; Judy; Maria; Sarah; Jinny; Caroline; Amanda; Mary; Lena; Randon; Bill; Hannah; Julia; Betsy	h plantation and unnamed individuals	Mortgaged Collateral plantation on Bayou Laforche and the following individuals: Joe; Mary; Elias; Rosanna; Huston; Heriet Johnson; William Byersters; Alfred Vass; Nat
1849	1838	; 1850	1849	1858	Dates 1851
Bienville Parish, Mortgage Book 1849-1855, p. 3, 1849/08/08	Avoyelles Parish, Conveyance Book N, p. 175, 1838/03/20, St. Landry Parish, Conveyance Book IJ-1, p. 207, 1838/04/09	Tulane University, Citizens Bank of Louisiana Papers, 1834-1914, Folder 3, 1850/04/15	Avoyelles Parish, Conveyance Book U, p. 428, 1849/08/02	Tulane University, Citizens Bank Minute Book No. 8: 1858/05/24	Source Tulane University, Citizens Bank Minute Book No. 6· 1851/01/07,1851/03/26; Assumption Parish, Mortgage Book 12, p. 69, 1851/04/28, 1851/03/28

Concordia Parish James, illegible and pl John Norment	Bassett, R.	Claiborne Parish Ambrose, James f	Caldwell Parish Hyams, Henry M	Owner Bissell and Schlater
Sh plantation and 12 unnamed individuals	land and 4 unnamed individuals	<u>sh</u> farm and 2 unnamed individuals	Esserance Plantation and the following individuals: Charles; Sarah; Catherine; Mary Ann; Little Charles; Sancho; Lucy; Moses; Marion; Toby; Bitsy; Clarissa; Phillis; Little Sancho; Richard.; Gabriel; Nab; Anne; Isaac; Lorenzo; Abram; Amanda; Llyod; Eliza.; Elsey; Old Grace; D Williams; Jefferson; Elizabeth; unnamed infant; Fanny; Minerva; Jessie; Suckey; Edward; Jacob; Harry; unnamed infant; Alfred; Jenny; Little Jesse; Nelly; Dovoght; Clarisa; Cynthia; Golden; Louisa; Franklin; Magaret; Celia; Mahala; Maria; Rivers; Randall; Trissy; Manuel; Maria; Betty; Thomas; Harriet; Essex; Elvira; Martin; Little Bill; Edwin; Sam Wallace	Mortgaged Collateral plantation and 56 unnamed individuals
1859	c. 1848	c. 1848	1858	Dates 1853
Tulane University, Citizens Bank Minute Book No. 8. 1859/03/10	Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, M-1847, Citizens Bank Mortgage Book	Caldwell Parish, Mortgage Book C, 1858/04/26;Tulane University, Citizens Bank Minute Book No. 8: 1857/10/05	Source Tulane University, Citizens Bank Minute Book No 7: 1853/02/24

Lapice, Peter M. and Joseph

Mortgaged Collateral

plantation and the following individuals: Allain; *Cumbacy*; Sophy; Anderson; John; 1839 Soloman; Charlotte; Robert; Kitty; *Pin Barkell*; *Jenia*; Maria; Carlotta; Arthur; Marie; *Daniel*; Jim; Malvina; Wyat; Betsy Thompson; Ellen; George; *Dania*; Zelia; Zick; Big Zack; Dianah; Big Leny; Marie Keating; Keating; George; *Kentucky Bum*; Leticia; Billy Barrett; Rachel; Reuben; Ellick; Mathilda; Henderson; Jim Darcus; Judy; William; Phobe; William; Milly; Walter; Leny; Eliza Scott; Nancy; Sarah; Henry; Mathilda; Juis; Louisa Harding; Othello; Old Sandy; Harriett; Big Sandy; Peter; Dick; Patrick; Caroline; Richardson; Willia; Isaac; Robin; Dally; Hannah; Onia; Aaron; Old London; Anna; Jim Rivers; Cesar Bosman

Lapice, Peter M.

plantation and the following individuals: David; Big Tom; Big Peter; Lewis; Bob; Black Tom; Richmond; William; John Boots; Morgan; Roberts; York; Black Gin; Jordan; Big Joe; Little Joe; Long Joe; Jack Nelson; Anthony; Homochito; Dick; Joe; Little Tom; Levy; Gin Patt; Old George; Henry Chapman; John Page; Little Peter; Leonard; Leonard; Phil; Horace; Big Ned; Linian; Willis; Big Gen; Moses; Nathan; Little George; Big Peter, Old Ben; Washington; Henry; Anthony; Wiliam; Sophia; Little Eliza; Little Betsy; Dorcas; Minerva; Lucy; Little Cornelia; Yellow Betsy; Bathsheba; Long Dorcas; Big Peggy; Little Peggy; Betsy; Mary; Nelly; Little Else; Diana; Suzan; Nina; Kitty; Ann Beckey; Beckey; Melly; Ann; Henny; Little Anna; Old Lisha; Melly; Pegay; Hannah; Ann; Caroline; Maria; Maria Betsey; Paga; Sarah; Vina; Stephen; Gim; Jackson; George; Nathan; Henry; Little Stephen; Ned; Tom; Yellow Dick; Pleasant; Aaron; Moses; Lewis; Little Isaac; Moses; Andrew; Bill; Randall; Edmond; Bob; Violette; Hetty; Henny; Vina; Isabelle; Francis; Linia; Pegay; Juliana; Delila; Polly; Cynther Cinthy; Sophy; Vina; Isabelle; Francis; Mary; Maria; Emeline; Emily; Rosana; Mary Jane: Little Amy:

Dates

Source

Concordia Parish, Mortagage Book J-K, p 222 1839/03/25

Concordia Parish, Mortgage Book L, p. 207, 1841/05/14

1841

Little, Peter

Mortgaged Collateral

plantation and the following individuals: Ambrose; Dabney; Tobe; John Winston; Lewis; Frank; Eliza; Lucy; Ailsey; Maria; Cloe; Ann; Gabe; Richard and his wife Harriet; Albert; Thomas; Cynthia; Charlez. Abraham, his wife Eliza, and her children Denis and Fortrim; Thomas and his wife Cynthia; John Vincent and his wife Ginnia; William and his wife Charlotte; her child William; Frank; his wife Cloe; and their five children Celiste; Elizabeth; Esther; Richard; Alexander; John Davis; Nelly and her three children Eliza, Daina, and Sophia; Ben; Laura; Bob; Ese; Peter; Abby; Canda; Dabney, his wife Ann, and her unnamed infant; Burrill, his wife Harriet, and her four children William, *Harrena*, Randall, Emeline, and Alfred; Emanuel; George Miley; Wiley; John; Hanson; Henry; Milton; Rose; Hetta; Louisa May

Miller, David P.

plantation and the following individuals: Sem; Phil; George; Nick; Hyatt; Gui; Henry; Lewis; Moses; Edmund; Jane; Sarah; America; Angeline; Mary; Ellen

Polly; Adeline; Julia; Henry

Routh, Stephen M.

plantation and the following individuals: Amos; Sam; Jim; John N.; Mosez Mazea; Wesley; George S.; George Bazea; Harry B.; Sam B.; Nick; Hezekiah; Moses B.; Isaac; York; Bill Brown; John S.; Harry; Wilson; David; Henry C.; Perry; Oarrett; Peter; Henry S.; Richard; Stephen Boots; Julius; Ralph Bird; Ralph; Gilbert; Robert; Jim Taylor; Stephen Taylor; Catherine; Agniz; Violet; Elizabeth; Betty; Betsey McKil; Mary Scott; Airy; Charlotte; Feriby; Ann; Lear, Alviyra; Fanny; Fanny B.; Lucy; Lilly; Rachel; Agnis; Eliza; Susan; Matilda; Mary; Lucy; Elvira; Mary; Henry; Canadis; Hannah; Marriet; Cynthia Ann

Williams, Austin

plantation and the following individuals: Phil; Peggy; John; Fanny; Hannah; Sarah; 1838 Henry; Lavinia; Nelly; Lane; Manuel; William; May Johnson; Daniel; Dick; Cynthia; Virginia; Stephen; Julia; Ned; Julian; Caleb; Harriet; Letty; Nathan; Leah; Amanda; Hannah Jane; Martin; Big Maria; Susan; Mason; Maria Feany; Divee; Emmeline; Pleasant; Mary; Isaac; Frank; Frank; Emily; Marey Jones; Nancy; Tipporah; George; Catherine; George; Eliza; Fanny; Yellow Caroline; Grace; Joshua; Lee; Polly; Bill; Little Maria; Levi; Yellow Leah; Harry; Louisa; Rebb; Polivia; Samson; Jim; Hannah; Jourdan; Simon; Jena; Sim; Moses; Coffey; Orean; Rachael; Lucinda; Kitty; Harry; Leah; Peggy; Ellick; Nelly Knox; Big Caroline; Mary Tucker; Mary Prince; Washington; Upsher; Martha; Robert; Margaret; Levi; Richard; Henry; Orange; Milly; Lewis; Jim Mitchell; William

Dates Source

1838-1859 Tulane University, Citizens Bank Minute Book No. 6. 1847/01/11; Concordia Parish, Mortgage Book J-K. p. 39, 1838/02/05; Mortgage Book J-K, p. 118, 1838/07/13; Mortgage Book M, p. 282, 1848/06/19; Mortgage Book N, 1859/03/18

Concordia Parish, Mortgage Book J-K, p. 37, 1838/02/05; Mortgage Book J-K, p. 53, 1838/02/22

1838

Concordia Parish, Mortgage Book J-K, p. 463 1838/05/06

1838

Concordia Parish, Mortgage Book J-K, p. 50, 1838/02/20; Tulane University, Citizens Bank Minute Book No. 2: 1838/12/13

Mortgaged Colla

Dates Source

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McCalah, James	Lilley, Thomas	Elder, C.	Duplatier, Alberic	Dunbar, John and Kendall	Duer, Robert	Davis, <i>Illegible</i> ; <i>Sharp</i> Mathews	Beal, Robert	Allain, Sosthene	East Baton Rouge Parish Alexander, Joshua land and the Maria; Rache
planation and the following individuals: John; Thomas; Sam; Celia; Nancy; Dalia; David; Warren; Jenny; Emma; Moses; David; William; Emily; Miles; Dalia	land and the following individuals: John; Thomas	plantation and 14 unnamed individuals	land and the following individuals: Louis; Bob; Jack	plantation and the following individuals: John; Phil; Thomas; Truman; Sam; Celia; Nancy; Dailey; Dulley; Warren; Jimmy; Louisa; Moses; David; William; Emily; Miles; Dalia	plantation and the following individuals: Wyatt; John; Olive and her unnamed child	the following individuals: Baptiste and his wife Eliza; Nathan; Julia; Rosalie; Chisey; Beu and his wife Rachel; Winy; Silvey; Horace and his wife Maria; Ellen; Nanny; Arrange; Giur	the following individuals: Hurvy; Bradford	cotton plantation and the following individuals: Alfred; Andre Big; Laquer; John; Peter Bayon; Tony; <i>Cathaniali</i> ; Narcesse; Small Pelia; Louis; Paul; Joseph; Martin; John; Long Davey; Tony; Lucy; Big Lenon; Small Tony; Julie; Melende; Poley; <i>Indich</i> ; Cocola; Maynette; Jenny and her two unnamed children; <i>Polieape</i> ; Celestin; Pierre; Jean; Carmel; Moses; Louise; Celestine; Melite; Celame	ge Parish land and the following individuals: Jack; Stephen; Dick; Chester; Jupiter; Charles; Maria; Rachel; Sophia; Lucy
ւ; 1845	1845	1860	1837	1838-1845	1838	c. 1850- 1860	1855	. 1838	1837-1848
East Baton Rouge Parish, Mortgage Book K, p. 453, 1845/05/01	East Baton Rouge Parish, Mortgage Book K, p. 30, 1845	Tulane University, Citizens Bank Minute Book No. 8: 1860/05/28, 1860/11/19	East Baton Rouge Parish, Mortgage Book J, p. 407, 1837/10/09; Tulane University, Citizens Bank Minute Book No. 2: 1837/05/10	; East Baton Rouge Parish, Mortgage Book J, p. 381, 1838/08/01, Mortgage Book K, p. 11, 1845/05/31	East Baton Rouge Parish, Mortgage Book J, p. 450, 1838/01/22	East Baton Rouge Parish, Mortgage Book F. p. 145; Tulane University, Clitzens Bank Minute Book No. 8: 1860/05/10	East Baton Rouge Parish, Mortgage Book E, p. 278, 1855/07/14	Tulane University, Citizens Bank Minute Book No. 1: 1838/05/21; East Baton Rouge Parish, Mortgage Book J. p. 502, 1838/06/06	Tulane University, M-1847, Citizens Bank Mortgage Book; Citizens Bank Minute Book No. 6: 1848/09/26 East Baton Rouge Parish, Mortgage Book J, p. 433, 1837/12/26; Mortgage Book K, p.

Maher, Philip; William S. Parham; Thomas FitzWilliams	Lawson, Thomas	Kerr, James D.	Goza, Aaron and Joseph H. Moore	Flynn, H. S.	East Carroll Parish Dogherty, George plar	1	Vail, Samuel	Scudder, J. B.	Posey, Carnot	Owner McCauley, L.P.
the following individuals: Abraham; Ned; Simon; Henry; Charles; Ben; Claiborne; Eaton; Ben; David; Hannah and her 3 unnamed children; Cecile; Eliza; Nina; Charlotte; Nancy; Little Ned; George; Jack; Frederick; William; Celia; Harriet; and Sevilla	land and the following individuals: John; Warick; Isaac; Edmond	11 unnamed individuals	the following individuals: Emanuel; Jackson; Bill; Plummer; Brid; Pompey; Harry; Rebecca; Andrew; Amy; Charlotte; Johnson; Wiley; Charles; Matilda; Delia; Mary; Leah; an unnamed child; Fanny; Mina; Mahala; Jane; Nelly; Lenah; Mary and her unnamed child; Betsy; Alcinda; Lotty; Ann; Margaret	plantation and 9 unnamed individuals	tation and unnamed individuals	•	plantation and 28 unnamed individuals	plantation and 14 unnamed individuals	g individuals: William; Carter; Martha; Bill; <i>illegible</i> ;	Mortgaged Collateral plantation and the following individuals: Ruben; London; Ben; Peter; Sam; Toby; Joe; Anderson; Henry; Alfred; Isaac; John; William; Ruffin; James; Lewis; Oscar; Hannah; Lucy; Patsy; Sarah; Ann; Adaline; Pauline and her child Eliza; Pelly; Pergy: Delia: Ann: Esther
1838-1856	1838	1843	1840-1859	1841	1838		1837	1850	1851	Dates 1858-1859
East Carroll Parish, Mortgage Book A, p. 507, 1838/04/25; Mortgage Book B, p. 1, 1838/10/20; Tulane University, Citizens Bank Minute Book No. 7: 1856/02/08	East Baton Rouge Parish, Mortgage Book K, p. 5, 1838/07/11	East Carroll Parish, Mortgage Book C, p. 53, 1843/11/09	East Carroll Parish, Mortgage Book B, p. 95, 1840/05/08; Mortgage Book B, p. 330, 1842/04/18; Mortgage Book C, p. 228, 1859/03/07; Tulane University, Citizens Bank Minute Book No. 3: 1841/05/27; Minute Book No. 6: 1850/01/07	Tulane University, Citizens Bank Minute Book No. 3-1841/05/27; Citizens Bank of Louisiana Papers, 1834-1914, Folder 4	Tulane University, Citizens Bank Minute Book No. 2: 1838/06/21		East Baton Rouge Parish, Mortgage Book F, p. 145, 1837/07/26	Tulane University, Citizens Bank Minute Book No. 6: 1850/04/24	East Baton Rouge Parish, Mortgage Book C. p. 87. 1851/02/17; Tulane University, Citizens Bank Minute Book No. 6: 1851/02/11	Source East Baton Rouge Parish, Mortgage Book R, p. 55, 1858/12/14, p. 156, 1859/03/04

Bradford, Leonard	Bradford, Harrison	Bowman, Matthew	Booker, James	East Feliciana Parish	Yarborough, Stephen	Sellers, Mathew Bacon	Prescott, James B.	Pool, Robert	Owner Morancy, Honore Perigny
land and the following individuals: Peter; Archy; Joe; Isaac; Simon	land and the following individuals: Simon; Sady	land and the following individuals: Philip; Willis; Milo; Thomas; John	land and the following individuals: Willis; Anne; Phebe; Emeline; Ellen; Wesley; Will; Joe; Mark	<u>Parish</u>	39 unnamed individuals	the following individuals: Solomon; William; Andrew; Ned; Ben; Peter; Elijah; John; Mat; Brister; Jack; Priscilla; Crawford; Kizy; Maria; Mary; Dorinda; Sarah; Elijah; Milly; Else; Alice; Ann; Sophia; Matilda; Ellen; Maria; Obi; Floyd; Nancy; Lucretia; Henry; Caroline; George; Martha; Matilda Jane; Lucille; Minerva	the following individuals: Nace; Ben; Willis; James Munroe; Mary; Esther, Nelson; 1838 Aley; Harriet; Peter, and Allen	unnamed individuals	Mortgaged Collateral the following individuals: Sam; Ben; Bill Johnson; Washington (alias Lloyd); Wesley; David; John; John Benson; John; Perry; Will; Dick; George Middleton; George; Peter; Chatham; Adam; Mark; Kell; Ambrose; Warren; Henry; Stephen; Prince; Stephen; Gilbert; Henry; Maria; Maria and her child Delphine; Jane and her child Thornton; Hannah; Betsey; Irene; Mary; Lucy; Nancy and her child Nancy; Matilda; Charlotte; Maria; Jane; Milly; Mina; Letty; Evelina and her child Henry; Nancy; Temperance and her child Maryanne; Jim; Lizy; Caroline; Julyann; Washington; Sam; and Phoebe
1838	1837	1837-1858	1837		1838-1839	1837	1838	1847	Dates 1837-1838 ,
East Fellciana Parish, Mortgage Book E, p. 187, 1838/01/15	East Feliciana Parish, Mortgage Book E, p. 211, 1837/09/29	East Feliciana Parish, Mongage Book E, p. 223, 1837/10/12; Tulane University, Minute Book No. 8:1858/04/15	East Feliciana Parish, Mortgage Book E, p. 198, 1837/11/02		Tulane University, Kuntz Collection, No. 600, 1838/02/12; Citizens Bank Minute Book No. 2: 1839/03/25	East Carroll Parish, Mortgage Book A, p. 414, 1837/07/15	East Carroll Parish, Mortgage Book A, p. 490, 1838/03/31	Tulane University, Citizens Bank Minute Book No. 6; 1847/02/04	Source East Carroll Parish, Mortgage Book A, p. 529, 1838/08/06; Tulane University, Citizens Bank Minute Book No. 2: 1837/05/20

Perry, Robert and Th Hilary Bretin Cenus Jo	Newport, Robert W. lar	Myers, Burrel lar	McDonaid, John D. iar	Linnel, William lar	Lee, Samuel lar Ja	Holmez, James lar	Gou, Ellis lar Na	Flynn, John C. lar	Dougherty, George lar	Delie, John L. lar	DeLee, John L. 13	Conner, James R. / lar	Cocks, John J. lar	Carter, Howard lar	Owner M Carter, Albert G. lar
The following individuals: Hampton; Joe; Laura; Emily; Ester; Jane child of Laura; John child of Emily	land and the following individuals: Stephen; Ben; Jim; Second Jim; Charles; <i>Lot</i> ; Breidget; Caroline; Malinda; <i>Charles</i> ; Sylvia.	land and the following individuals: Mike; Sue; Hannah; Malissa; Moriah	land and the following individuals: Foust; Hampton; Louise; Emily; Hester; Joe	land and the following individuals: Lewis; Will; Jim; Milly; Martha; Mary; Peggy	land and the following individuals: George; Charles; Joe; May; John; Ralph; James; <i>Malinora</i> ; Violet; Milly; Viney	land and the following individuals: Limaz; Goin; Winny.	land and the following individuals: Louis; Milly; <i>River</i> ; Mahala; Robert; Anny; Nathan	land and the following individuals: Joe; Ben; Isaac; Dick; Jack; Vinny; Mary	land and the following individuals: Henry; Maria and her son Gibson; Cady	land and the following individuals: Nat;Dick; <i>Minda</i> ; Mary; Eliza; Moses; Peter	13 unnamed individuals	land and the following individuals: John; Harriet, Isaac; Edmund	land and the following individuals: Susan and her child William; Celia	land and the following individuals: Cesar and his wife Jane; Henry; Starks; Cesar; Franklin; Polly Ann; Mary Ann; Abram	Mortgaged Collateral land and the following individuals: Harry; <i>Tom</i> ; Abraham; Mariah; Flora; Cati; Joe
1846	1837	1837	1837	1838	1837	1838	1837	1837	1838	1.838	1853	1838	1838	no date	Dates 1838
East Feliciana Parish, Mortgage Book G, p. 569, 1846/02/18	East Feliciana Parish, Mortgage Book E, p. 217, 1837/12/20	East Feliciana Parish, Mortgage Book E, p. 194, 1837/11/04	East Feliciana Parish, Mortgage Book E, p. 163, 1837/09/05	East Feliciana Parish, Mortgage Book E, p. 176, 1838/01/12	East Feliciana Parish, Mortgage Book E, p. 173, 1837/12/28	East Feliciana Parish, Mortgage Book E, p. 353, 1838/05/17	East Feliciana Parish, Mortgage Book E, p. 250, 1837/12/14	East Feliciana Parish, Mortgage Book E, p. 168, 1837/10/14	East Feliciana Parish, Mortgage Book G, p. 194, 1838/10/02	East Feliciana Parish, Mortgage Book E, p. 243, 1838/01/22	East Feliciana Parish, Mortgage Book E, p. 544, 1853/01/13	East Feliciana Parish, Mortgage Book E, p. 374, 1838/06/11	East Feliciana Parish, Mortgage Book E, p. 310, 1838/05/05	East Feliciana Parish, Mortgage Book E, p. 554	Source East Feliciana Parish, Mortgage Book E, p. 183, 1838/01/15

Owner Piper, David	Mortgaged Collateral land and the following individuals: Bob; Willy; Joe; Fanny; Harriet; Andrew	Dates 1837	Source East Feliciana Parish, Mortgage Book E, p. 220, 1837/10/10
Reddin, George	land and the following individuals: Jane; Hannah; Ann; Luke	1838	East Feliciana Parish, Mortgage Book E, p. 301, 1838/03/07
Rirt, John	land and the following individuals: Jury; Henry; Bill; John; Charles; Rachel; Lizza; 1837 Jury; Sarah; Buda; and her child Sally; Viny	1837	East Feliciana Pańsh, Mortgage Book E, p. 122, 1837/07/28
Rook, Robert	land and the following individuals: James; Sam; Wiliam; Ciss; Easter, Lawson; Milly; Jocey; Abram; Minerva; Willis; Laudy; Livinia	1837	East Feliciana Parish, Mortgage Book E, p. 191, 1837/09/07
Saunders, Lafayette	land and following individuals: West; Frederick; Hannah and her two children, John, and Catharine; Clara and her children, Anthony, Malinda, John Brown	1838	East Feliciana Parish, Mortgage Book E, p. 296, 1838/03/10
Tilden, Stephen	land and the following individuals: Charles; Joe; Milo; Dave; Browdie; Sophia; Fanny; Susan; Lucinda; Sophia; Nathan; Sylvia	1838-1843	1838-1843 East Feliciana Parish, Mortgage Book E. p. 304, 1838/04/12; East Feliciana Parish, Mortgage Book G, p. 337, 1843/08/29
Yarborough, Steven	land and the following individuals: Jack; Romeo; Oliver; Barber; Linda; Matilda; William; Francis; Rose; Edmund; Dick; Henry; Oliver; Barber; Charles; Jim, his wife Nicey and their daughter Ann; Winney Ann	1838-1840	1838-1840 East Feliciana Parish, Mortgage Book E, p. 281, 1838/03/06; East Feliciana Parish, Mortgage Book G, p. 168, 1840/12/11

Arnandez, Jacques, pla Daigre, Honore ur	Amandez, Gilbert and pla Rosemond Berrett ar	Armandez, Jean pla Baptiste Va	Iberville Parish Owner M	Yarborough, Steven lar W wi	Tilden, Stephen lar Fa	Saunders, Lafayette lar Jo	Rook, Robert lar Mi	Rirt, John lar Ju	Reddin, George lar	Piper, David lar
plantation and the following individuals: Daniel; Charlotte; Sylvina and her unnamed child; Felicite; Caroline; Arianire; Josephine; Milly; Eugene	plantation and the following individuals: Jean; Marie and her children Adolphe and Fanny	plantation and the following individuals: Baptiste; Francis; Louis; Bernard; Valentin; Antoine; Jenny and her four children Celeste, Manuel, Polite, and Clarisse; Victoire; Marie	Mortgaged Collateral	land and the following individuals: Jack; Romeo; Oliver; Barber, Linda; Matilda; William; Francis; Rose; Edmund; Dick; Henry; Oliver; Barber, Charles; Jim, his wife Nicey and their daughter Ann; Winney Ann	land and the following individuals: Charles; Joe; Milo; Dave; Browdie; Sophia; Fanny; Susan; Lucinda; Sophia; Nathan; Sylvia	land and following individuals: West; Frederick; Hannah and her two children, John, and Catharine; Clara and her children, Anthony, Malinda, John Brown	land and the following individuals: James; Sam; Wiliam; Ciss; Easter, Lawson; Milly; Jocey; Abram; Minerva; Willis; Laudy; Livinia	land and the following individuals: Jury; Henry; Bill; John; Charles; Rachel; Lizza; Jury; Sarah; Buda; and her child Sally; Viny	iand and the following individuals: Jane; Hannah; Ann; Luke	Mortgaged Collateral land and the following individuals: Bob; Willy; Joe; Fanny; Harriet; Andrew
1837-1845	1836-184	1835-1836	Dates	1838-1840	1838-1843	1838	1837	1837	1838	Dates 1837
5 Iberville Parish, Conveyance Book R, p. 590, 1837/08/05; Conveyance Book S, p. 131, 1838/04/11; Conveyance Book W, No. 264,1845/03/27; Tulane University, Citizens Bank Minute Book No. 5: 1845/01/16	836-1843 Iberville Parish, Conveyance Book R, p. 144; 1836/11/08; p. 286, 1837/01/27; Conveyance Book U, p. 301, 1841/06/22; Conveyance Book V, No. 383, 1843/11/15	3 Iberville Parish, Conveyance Book O, no. 474, 1835/04/03; Conveyance Book P, no. 262, 1836/03/03	Source) East Feliciana Parish, Mortgage Book E, p. 281. 1838/03/06; East Feliciana Parish, Mortgage Book G, p. 168, 1840/12/11	3 East Feliciana Parish, Mortgage Book E, p. 304, 1838/04/12; East Feliciana Parish, Mortgage Book G, p. 337, 1843/08/29	East Feliciana Parish, Mortgage Book E, p. 296, 1838/03/10	East Feliciana Parish, Mortgage Book E, p. 191, 1837/09/07	East Feliciana Parish, Mortgage Book E, p. 122, 1837/07/28	East Feliciana Parish, Mortgage Book E, p. 301. 1838/03/07	Source East Feliciana Parish, Mortgage Book E, p. 220, 1837/10/10

Clement, Henrietta; Louis Desobry	Camp, Robert; W. W. Pugh	Bush, Philip and Josephine Bush	Brent, Robert; Labauve Hobard, C. W. Keep, and Joseph Schlater	Breaux, J. B.	Blanchard, Joseph; Achille Delphine and Marie Savory	Bettison, Joseph and Ann E.	Owner Bell, Robert and Caroline B.
the following individuals: Big Bob; Daniel; Sophia; Tepey	plantation and unnamed individuals	land on Bayou Goula and the following individuals: Philip; Wilson; Celestine	plantation with the following individuals: Ben; Dick; Patience and her unnamed child; Mary; Louisa; Pug	sugar plantation in right bank of the Mississippi River and the following individuals: 1848 Phill Root; Andrew Jackson; Jackson Finey; Elizabeth Powers and her three children John, William, and Jersey; Philip; Jack; Peter, Amy; Venus and her child	plantation with the following individuals: Francois; Sam; <i>illegible</i> ; Tom; William; Guillame; Sanieda; Mary; Mickey; Sulalie; Poupone; Elizabeth; Henny; Joe; Edmond; Augustine; Tom; Amelia; Ellick; Priscilla	ned; Juliet; Ned; Nancy plantation and the following individuals: Spencer; Horace; Jerry; Horteuse and her 1837 unnamed child; Bella; Will; Peter; Rachel	ral the following individuals: Frank; Anthony; Jim; Dick; Jacob McNairy; Louis Sawyer; Nat; Jacob; George William; Joe; Plato Sawyer, Washington; Big Davey; Rachel and her child Daphnie; Nelly; Lucy and her child rr children Jack, Nelly, and Louis; Patsy and her daughter r; Maria; Luckey and her children Harriet, Abraham, nny; Sarah and her children William and Martha; Daphne; orge; Ann; Big Maria; Haucey and her unnamed child; n Lincon; George; Mathilda; Edmond; Peter; Ben; Randal; ohn; Peter; Abraham; Fielding; Sam; David; Cyrus; Eliza; fmily; Caroline; Cezar; Winny; Patsy; William; Alex; Wyatt; Willes; Letty; Jones; Maria; Mary; Harriet; Louisa; Tom;
1839	1857	1836	1837-1853	1848	1837-1857	1837	Dates 1837-1839
lberville Parish, Conveyance Book S, p. 700,1839/05/08	Tulane University, Citizens Bank Minute Book No. 8: 1857/06/20	lberville Parish, Conveyance Book R, p. 74, 1836/11/21, p. 240, 1836/12/27; p. 170, 1836/12/28.	Tulane University, M-1847, Citizens Bank Mortgage Book; Tulane University, Citizens Bank Minute Book No. 7: 1853/02/17; Iberville Parish, Conveyance Book R, p. 633, 1837/0928; Conveyance Book S, p 32, 1838/02/10	Tulane University, Citizens Bank Minute Book No. 6: 1848/06/06; Iberville Parlsh, Mortgage Book 2, p. 147, 1848/08/22	Tulane University, M-1847, Citizens Bank Mortgage Book; Iberville Parish, Conveyance Book R, p. 504, 1837/06/05; p. 537, 1837/06/13; Conveyance Book 5, No. 115, 1857/08/15	lberville Parish, Conveyance Book R, p. 645, 1837/10/13, p. 677, 1837/11/07	Source Iberville Parish, Conveyance Book R, p. 603 1837/08/21, p. 636 1837/10/02; Conveyance Book S, p. 334, 1838/08/08; Conveyance Book T, p. 177, 1839/09/20; Tulane University, Citzens Bank Minute Book No. 2: 1837/05/22, 1837/08/31 Parish, Book 16, p. 395, 1837/08/31

Duplessis, Francis	Druilhet, Jules	Doyle, George and Ann M.	Dodd, Wiliam	Dickinson, Charles H.	Deblicun, Mrs. Benjamin; D. L. Orillion and Paul Deblicun	Dardenne, J.	Owner Daigre, Honore
plantation and the following individuals: Pierre; Violette; Washington; Magdeline; Dalby; John Hill; Betsy; John; Anderson; Fanny; Eliza; Crecy; Charles; Ned Ward; Phoebe; Mary Ann; Suzette; George; Ned; Harriett; Lewis; Jessey; Anna; Delila; Spencer, Sally; unnamed individual; Mat; Jerry; Hariette; Dan; Philip; Lewis; Henry Sprigg; Peggy and her unnamed child; Fanny; Rose and her unnamed child; Caroline and her unnamed child; Soloman; Betty; Sally and three unnamed children; Henry Chambers; Rachel; Adam; Billy; Fanny Chambers; Hunter; Dally; Samson; Gabriel; Daniel; Robert; Peggy and her 4 children, unnamed, unnamed, Anderson, Martha; Lucy and her 2 children, James and unnamed	Plantation on the left bank of the Mississippi River with the following individuals: William Brook; Absolon; Pleasent; Mary and her children Josephine and Martha; Marianne	Doyle, George and Ann plantation and the following individuals: Bill; Abe; Mitchel; Syphax; Cyrus; Minor; M. Siye; Harry; James Mickey; Sarah and her child Robert; Vicey and her child Jane; Tobey; Rose; Scillia; Maria; Sophy and her children Louis and Ann; Sydney;	plantation on Payou Plaquemines and 33 unnamed individuals	several tracts of land and the following individuals: Lewis; Will; Jim; Milly; Martha; Mary; Peggy	plantation on Bayou Jacob and 33 unnamed individuals; and another tract of land and 61 unnamed individuals	plantation and unnamed individuals	Mortgaged Collateral the following individuals: John; Richard; Joe; Frederick; Rose and her child the following and her children Julienne, Antoine, and Mary; Agathe Andre; Pauline and her children Julienne, Antoine, and Mary; Agathe
1838-1851	1837-1840	1836	1835-1836	1838-1842	1853	1861	Dates 1844-1845
Tulane University, Citizens Bank Minute Book No. 2: 1838/05/21; Iberville Parish, Conveyance Book S, p. 362, 1838/08/24, p. 603, 1848/06/13; St. Martin Parish, Conveyance Records Book 11, p. 28, 1838/08/15; Record 20, p. 373, 1851/12/03	lberville Parish, Conveyance Book R, p. 372, 1837/03/08; Conveyance Book T, p. 627. 1840/09/29; St. James Parish, Book 18, p. 684, 1840/08/28	lberville Parish, Conveyance Book R, p. 87, 1836/11/21, p. 447	Tulane University, Citizens Bank Minute Book No. 1: 1835/04/20; Iberville Parish, Conveyance Book P. no. 240, 1836/02/20; p. 363, 1836/03/14	Iberville Parish, Conveyance Book S, p. 208, 1838/05/08; Conveyance Book U, No. 470, 1842/04/22	Tulane University, Citizens Bank Minute Book No. 7: 1853/05/19	Tulane University, Citizens Bank Minute Book No. 8: 1861/01/28	Dates Source 1844-1845 Iberville Parish, Conveyance Book W. No. 97, 1844/08/22, No. 207, 1845/01/27; Tulane University, Citizens Bank Minute Book No. 4: 1842/06/07; Citizens Bank Minute Book No. 5: 1845/01/16

Erwin, Isaac and Carmalite Estevan John and Marie E.	Erwin, Thomas R. and Lavinia; Andrew Hynes Mrs. Nancy Erwin, and Joseph Craighead	Erwin, Lavinia and William Robertson	Edwards, W. E.	Dupuy, Adolphe	Owner Dupuy, Adolphe and Uranie D. Dupuy
plantation on Bayou Grosse Tete and the following individuals: Peter; Edmond; Bob; Vicy; Rachael; Ritter; Catherine; Ann; Nancy; Milly plantation on the left bank of the Mississippi River with the following individuals: Honore; Michel; Etienne; Clement; Cyprieu; Klein; Celestin; Maurice; Catharine; Harriette; Josephine; Eugice; Cecile; Darius; Kitty; Marie Joseph; Melitte and her two children Abraham and Azelie; Rosa; Philis and her child Clemetine; Charlotte and her children Jean Louis, Celeste, Alfred, Manor, and Philiomene	sugar and cotton plantation and 216 unnamed individuals	plantation and the following individuals: Big Charles; Isaac; John; Hector; Lye; William; Moses Gray; Anthony; William Brinly; David Young; Summerset; American William; Big Anthony; Mac; Tom; Harry; Sam; Little Ned; Ann Stewart; Betsy; Big Ned; Yellow Willy; Horace; Kitty; Henry; Eliza; Kitty; Big Margaret; Caroline; Jim; Hannah; Prissy; William; Little Lydia; Francis; Bob; Big Hanna; Anna Brinly; Mary Dodd; Louisa; Lucinda; Little Helen; Charly; John Sommerset; Celestine; Big Nancy; Emily; Mary Emily; Little Minty; Charlotte; Pamela; Gracy; Lydia; Kitty; Betsy; Yellow Hannah; Little Sye; Liza; Little Harriet; Dittley Lyde; Julienne; Nancy; Washington; Miama; Celine; Abraham; Big Minto; Suzanne; Mary Magdelen; Black Mity; Little Betsy; Rose; Little Charles	plantation and unnamed individuals	plantation on Bayou Plaquimine and the following individuals: William; George; Alfred; Alexander, Edmond; Polly; Elisa; Sally and her children Guillaume and William; Tom; John; Polite; Frank; Reuben; Charlotte; Rachel and her child Lewis; Milly and her child Ann	Mortgaged Collateral plantation on the right bank of Mississippi River and the following individuals: Jacob; Jefferson; Henry; William; Denis; Sam; Nancy and her child Rosette; Gudy; Ellen; Angele
1841 1837-1839	1836		1852	1845-1846	Dates 1837-1838
1841 Iberville Parish, Conveyance Book U, p. 186, 1841/04/30 1837-1839 Iberville Parish, Conveyance Book R, p. 580, 1837/07/25; Conveyance Book S, p. 153, 1838/04/25, p. 313, 1838/07/18, p. 674, 1839/04/27	lberville Parish, Conveyance Book P, p. 497. 1836/06/01	1835-1847 Iberville Parish, Mortgage Book 1, p. 249, 1847/07/27, p. 249, 1847/06/05, Conveyance Book P, No. 274, 1836/03/10; Tulane University, Citizens Bank Minute Book No. 1: 1835/02/20	Tulane University, Citizens Bank Minute Book No. 7: 1852/03/30	845-1846 Iberville Parish, Conveyance Book W. No. 488, 1845/11/07; Conveyance Book X, p. 70, 1846/02/24; Tulane University, Citizens Bank Minute Book No. 5: 1846/02/13	Source Iberville Parish, Conveyance Book R, p. 564, 1837/07/15; Conveyance Book S, p. 31, 1838/02/07

Hebert, Valery and Clarisse B.	Hebert, Treville	Herbert, Achille and Marcelite	Harrison, Samuel	Harding, John; Louis Desobry and Charles Clements	Hamilton, J. D.	Greaud, Alfred	Garlick, John	Gaillard, Raymon P.	Flack, E.	Owner Estevan, Marie R and Jean
unnamed individuals	18 unnamed individuals	land and the following individuals: Abraham; Francois; Henry; John; Louise; Jenny; Laura; Norbert; Jean Louis; Paul; <i>Telesphone</i>	Gerville plantation and 80 unnamed individuals	the following individuals: Patrick; David; Desir; Jackson; Hardy; Cyrus; Jesse; Talbert; Mabaley; Sally; Mary; Mathilda; Martha; Caroline; Nancy; Bob; Elsy	land and the following individuals: Basket; James; Charles; Edward; Tom; Abraham; Rose; Felicite; Amy; Marie; Esther; Louis; Barney; Martin; Harriette; Silsy; Britannia; Martin; Madison; Soloman; Malissa	plantation and unnamed individuals	plantation on the north bank of Bayou Goula and 19 unnamed individuals	plantation on the left bank of the Mississippi with the following individuals: Andre; Dominque; Cecile; Jean Baptiste; Clarville; Francis; Joseph; Sylvester; Benoit; Dominque; Bonaventure; Theophile; Agatha; Marianne; Agar; Helene; Gaspard	unnamed individuals	Mortgaged Collateral plantation on the right bank of the Mississippi and the following individuals: Dominque; Andre; Jean Baptiste; Clarielle; Cecile and her children Francis, Joseph, and Sylvestre; Benoit; <i>illegible</i> ; Bonaventure; Caspare; and Theophile; Eggare; Marianne; Ellene; Agathe
1835	1835-1836	1836-1839	1849-1851	1838-1839	1835-1848	1859	1835-1842	1841	1835	Dates 1838
Tulane University, Citizens Bank Minute Book No. 1: 1835/02/06; Iberville Parish, Conveyance Book no. 242, 1836/02/23, no. 265, 1836/03/03	Tulane University, Citizens Bank Minute Book No 1: 1835/03/23; Iberville Parish, Conveyance Book P, no. 247, 1836/02/27, p. 366, 1836/03/14	lberville Parish, Conveyance Book R, p. 67, 1836/11/18, p. 261, 1837/01/16; Conveyance Book T, p. 44, 1839/06/12	Tulane University, Citizens Bank Minute Book No 6: 1849/07/11, 1851/06/17	838-1839 Iberville Parish, Conveyance Book S. p. 233, 1838/05/21, p. 448, 1838/11/17, S. p. 523,1839/02/07; Tulane University, Citizens Bank Minute Book No. 2: 1838/05/17, 1839/01/21	Tulane University, Citizens Bank Minute Book No. 2: 1835/02/06, Minute Book No. 5: 1844/06/07; Minute Book No. 6: 1847/03/07; Iberville Parish, Conveyance Book P, no. 250, 1836/02/29; Conveyance Book W, no. 65, 1844/06/27; Mortgage Book 1, p. 465, 1848/03/28	Tulane University, Citizens Bank Minute Book No. 8: 1859/03/07	Tulane University, Citizens Bank Minute Book No. 1: 1835/02/06; Iberville Parish, Conveyance Book P, no. 254, 1836/02/29, p. 362, 1836/02/12; Conveyance Book V, p. 171, 1842/12/12	lberville Parish, Conveyance Book U, p. 337, 1841/07/29	Tulane University, Citizens Bank Minute Book No. 1: 1835/02/20	Source Iberville Parish, Conveyance Book S, p. 106, 1838/03/23

Marigny, Bernard Moore, Edward	Lauve, Evariste and Celeste; H. Moses S	Lauve, Evariste and Celeste	Landry, Camille	Kleinpeter, George	Johnson, Henry	lvy, Isaac; Lucinda and William Terrel	Henry, Joseph and Marie B.	Owner Herbert, Paul
mard ard	ste and Moses Shiff	ste and	iille	èorge	γn	cinda and	oh and	_
plantation on Bayou Goula and 24 unnamed individuals Estevan plantation and the following individuals: Jerry; Jack; John; Jacob; Jim; Sam; Bob; Beale; Henry; Burrel; Aggy and her seven children Jake, William, Melinda, Henry, Sarah, Rufus, and Joe; Mary and her six children Bill, Becky, Ann, Eveline, Maria, and Andrew; Martha and her two children Catherine and Alfred; Rose and her two children Caroline and Elizabeth; Martha Harris; Charlotte	Lauve, Evariste and sugar plantation on the right bank of the Mississippi River and the following Celeste; H. Moses Shiff individuals: Griffin; Richard; <i>illegible</i> ; Joe; Simon; Big David; Big Willis; Ben; Harry Brown; David; Jacques Richard; Adam; Sam; Big Ben; Young; Little Jack; Plato; John; Big Ian; Yellow Anthony; Anthony Wood; Cesar Suille; Little Willis; Moses Lamb; Peter Whiles; Moses Matter, John White; Joe; Jesse; Cesar Scott; Daniel; Tom Singleton; Matthew; Manuel; Little Faucy; Flora; Billy; Bachus; Little Suzan; Peggy; Mathilda; Little Maria; Little Jenny; Agnis; Big Lucinda; Eady; Louisa; Biddy; Kitty; Kitty; Big Jenny; Molly; Rosetta; Lucinda Jackson	land and the following individuals: Henriette; James; Catherine; Rosette; Manor and her children Frederie and Esther; Melite; Charles; Harry; Josephine	plantation on the Mississippi River with the following individuals: Manuel; Charles; Aaron; Peter; Lewis; Henry; Auguste; Eliza; Maria; Francoise; Betsy; Mary; Julie; Nelson; Louisa; Evelina; Rosalie	plantation and 4 unnamed individuals	two plantations with 17 unnamed individuals; and Marigny plantation with 32 unnamed individuals	land and the following individuals: Lewis; Wili; Jim; Milly; Martha ; Mary; Peggy	unnamed individuals	Mortgaged Collateral plantation on the right bank of the Mississippi and the following individuals: Abraham; Jim; Charlotte; Stephen; Edmond; Ben; Colas; Jenny and her children Jim and Eliza; Jeanette; Sarah; Polly; Ann; Julienne and her children Sally, Honorine, and Manette
1837 1840	1838-1839	1838-1839	1850	1851	1851	1838 1	1836	Dates 1835-1842
Iberville Parish, Conveyance Book R, 1837/12/02 Iberville Parish, Conveyance Book T, p. 590, 1840/07/17	lberville Parish, Conveyance Book S, p. 138, 1838/04/13, p. 181, 1838/04/28, p. 414, 1838/10/06, p. 632, 1839/04/11	Iberville Parlsh, Conveyance Book S, p. 23 1838/01/31, p. 66, 1838/03/03, p. 585, 1839/03/19	lberville Parish, Mortgage Book 2, p. 490, 1850/03/07	Tulane University, Citizens Bank Minute Book No. 6: 1851/06/24	Tulane University, Citizens Bank Minute Book No. 6: 1851/02/25	Iberville Parish, Conveyance Book S, p. 3, 1838/01/12, p. 54, 1838/02/21	Iberville Parish, Conveyance Book P, no. 241, 1836/02/23, no. 263, 1836/03/03	Source Tulane University, Citizens Bank Minute Book No. 1: 1835/02/06; Iberville Parish, Conveyance Book P, no. 248, 1836/02/27, no. 270, 1836/03/08; Conveyance Book U, no. 307, 1841/10/18, no. 355, 1842/01/03,

Owner	Mortgaged Collatoral	Dates	6000
Neraut, Bernard and Mathilde; Gustave and Emilie L. Rousseaux	plantation on the left bank of the Bayou Plaquimine with the following individuals: Ruben; Morris; William; Harry; Sam; John; Sam; Jacob; Edmond; Frank; Poulite; Kitty; Rachel and her child Lewis; Milly and her unnamed child; Mathilda; Dolly; Charlotte; Ira; Charles; Henon; Louis	1841-1846	1841-1846 Iberville Parish, Conveyance Book U, p. 79, 1841/03/22, p. 340, 1841/07/30; Tulane University Citizens Bank Minute Book No. 5: 1846/02/13
Orillion, Louis	plantation and the following individuals: Abraham Hill; George; Frank	1838-1846	1838-1846 Iberville Parish, Conveyance Book S, p. 205, 1838/05/07, Mortgage Book 1. p. 13, 1846/09/17
Pritchard, Jeramiah; Mrs. George Mather	plantation and 23 unnamed individuals	1835-1859	Tulane University, Citizens Bank Minute Book No. 1: 1835/05/11; Citizens Bank Minute Book No. 8: 1859/04/11; Iberville Parish, Conveyance Book P. no. 260, 1836/03/02, p. 367, 1836/03/14
Pugh, Mary Ann	land and 21 unnamed individuals.	1848	Tulane University, Citizens Bank Minute Book No. 6: 1848/05/30
Reams, Richard and Eliza J.	plantation on the right bank of the Mississippi River and the following individuals: John; Harry; Jack; Charity; Mary and her child Wallace; Louisa; Lucy, Josephine	1838	Iberville Parish, Conveyance Book S, p.235, 1838/05/23, p. 281, 1838/05/15,
Rils, J. and C. Brusle	unnamed individuals	1835-1836	1835-1836 Tulane University, Citizens Bank Minute Book No. 1: 1835/02/06; Iberville Parish, Conveyance Book P, no. 230, 1836/01/15, no. 264, 1836/03/03
Rivet, Lewis and Henrietta	plantation and the following individuals: Lindor; Francois; Celeste; John; Thom	1836-1837	36-1837 Iberville Parish, Conveyance Book R, p. 142, 1836/12/08, p. 288, 1837/01/27
Robinson, Abner et al, and George A. Botts	plantation and the following individuals: Frank; Anthony; Jim; Dirk; Isaac; Joe Gray; Martin; Jacob McNayer; Lewis; Nat; Jacob; George McNayer; Ben; William; Joe; Plato; Washington; Big Davy; Davy; Moses; Wapping; Rachel and her child Daphny; Nelly; Lucy and her child Charlotte; Susan and her children Jacob, Nelly,	1840	Lafourche Parish, Mortgage Book P, p. 438. 1840/02/21

William and Martha; Daphny; Abby; Phillis; Mary; George; Anne; Big Maria; Fanny and her unnamed child; Kitty; Charity; Susan and her unnamed son; George; Matilda; Edmund; Peter; Ben; Bandals; Sam; Archibald; York; John; Peter;

Abraham; Fielding; Sam; David; Gras; Eliza; Lucy; Robert, Francis; Emily; Caroline; Henry; Patsy; William; Alexander, Wyatt; Anderson; Hannah; Ceyley; Milly; Letty; Tom; Maria; Mary; Harriet; Louisa; Tom; Ned; Juliet; Ned; Nancy

and Lewis; Patsy and her child Caroline; Chany; Elizabeth; Maria; Luckey and her children Harriet and Abraham; Spencer, Esau, Fanny; Sarah and her children

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Owner Slack, Eliphalet and Abigail	wortgaged Collateral plantion on Bayou GrosseTete with 49 unnamed individuals	Dates 1836	Source Iberville Parish, Conveyance Book P, no. 259, 1836/03/02, p. 364, 1836/03/14
. Surry	plantation and unnamed individuals	1841	Tulane University, Citizens Bank Minute Book No. 4: 1841/09/30
Trier, A. and Dominique Bouligny	plantation and 34 unnamed individuals	1852	Tulane University, Citizens Bank Minute Book No. 7: 1852/09/09; Iberville Parish, Conveyance Book 3, p. 3, 1852/09/24
Wilson, Elisa	plantation and 60 unnamed individuals	1839	Tulane University, Citizens Bank Minute Book No. 2: 1839/02/26
Jefferson Parish			
Coumagere	unnamed individuals	1835	Tulane University, Citizens Bank Minute Book No. 1: 1835/02/20
Courbin & Roule	unnamed individuals	1835	Tulane University, Citizens Bank Minute Book No. 1: 1835/04/10
Delassize, Jean	unnamed individuals	1834	Tulane University, Citizens Bank Minute Book No. 1: 1834/12/19
Deschapelle, Gabriel Lebreton	the following individuals: James; Edward; Louis; Sam; Mary; Lucy; Mary; Charlotte	1836	Tulane University, Citizens Bank of LA Papers, 1834-1914, Folder 1: 1836/07/25
Du Sassau, G.	unnamed individuals	1834	Tulane University, Citizens Bank Minute Book No. 1: 1834/07/22
Fortier, Berthies	Tom; Nelson; Louise	1834-1851	1834-1851 Tulane University, Citizens Bank Minute Book No. 1: 1834/07/22; Citizens Bank Minute Book No. 6: 1851/01/07
Fortis, Edmund	plantation and unnamed individuals	1842	Tulane University, Citizens Bank Minute Book No. 4: 1842/04/28
Fortis, Eugin and Faustus	plantation and unnamed individuals	1842	Tulane University, Citizens Bank Minute Book No. 4: 1842/04/21, 1842/04/28
Gesseau, Eugene	unnamed individuals	1834	Tulane University, Citizens Bank Minute Book No. 1: 1834/10/14
LeBuhn, F. J.	two tracts of land and unnamed individuals.	1839	Tulane University, Citizens Bank Minute Book No. 2: 1839/02/21

Bernard, Jean Baptiste and Marie Esther	Lafourche Parish Baudoin, S. p	Thrall, John B.	McCaskill, Samuel	McCaskill, Daniel and Chevis, J. W.	Trudeau, Mrs. A. Lafavette Parish	Saulit, Mrs.	Saules Balthazar	Ribas & Colminaro; J. M. De Gama	Mason, W.	Owner Marshall, L. R. and Charles Fortis
land and the following individuals: Etienne; Paul; Honore; <i>Ursin</i> ; Moses; Dick; Joe; Alexandre; Marie; Lucinda; Joseph; Dransin; Victoire; Juilliens	<u>Sh</u> plantation and 12 unnamed individuals	plantation and the following individuals: Dick; Sally; Catherine; unnamed individual; Jane; Mary; Se <i>ysus</i>	land and the following individuals: Lewis; Gabreil; Cyrus; Caleb; Geuin; Wilson; Moses; Collins; Willough; Henry; Jep; Charlotte; Charity; Kazzy; Sally; Rose; Ellick; Tim; Sophia; Louisa; Gabe; Marissa; Saul; Thases	land and 24 unnamed individuals on Bayou Vermillion.	plantation and 31 unnamed individuals h	20 unnamed individuals	the following individuals: Vincent; Jacques; Edward; Baptiste; Azor; Jerry; Clarissa; Charlotte; Rodie; Henrietta; Francis; Charles; Perry; Ben; Auguste; Stephen; Fine; Slile; Maria; Sara	plantation and 31 unnamed individuals	Milly Bishop; Catherine; and Jane	Mortgaged Collateral plantation and unnamed individuals
1838-1845	c. 1848	1837-1838	1838	1850-1851	1853	1850	1834-1835	1834-1847	1851	Dates 1854
5 Lafourche Parish, Conveyance Book N. p. 224, 1838/03/06; Book U, p. 436, 1845/05/12	Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, Citizens Bank of Louisiana Papers, 1834-1914 Folder 2: 1837/09/28; Lafayette Parish, Copies of Notarial Acts, entry 2770, 1838/01/04	Lafayette Parish, Coples of Notarial Acts, no. 2816,1838/04/30	Tulane University, Citizens Bank Minute Book No. 6: 1850/11/05; Tulane University, Citizens Bank Minute Book No. 7: 1851/12/23	Tulane University, Citizens Bank Minute Book No. 7: 1853/05/05	Tulane University, Citizens Bank Minute Book No. 6:	Tulane University, Citizens Bank Minute Book No. 1: 1834/12/19, 1835/02/05	Tulane University, Citizens Bank Minute Book No. 1: 1834/08/29; Citizens Bank Minute Book No. 3: 1841/05/06; Citizens Bank Minute Book No. 6: 1847/12/17	Tulane University, Citlzens Bank Minute Book No. 6: 1851/01/07	Source Tulane University, Citizens Bank Minute Book No. 7: 1854/05/30

Charles, Mme. unnamed individuals Ellis, Richard G. and Mary Jane Towson; Jack; Hanson, Henry; Thomas; Saulbring; Armstrong; Charles; Basil; Stanner Jr.; Leonora; Frank; Hanson Jr.; Lewis; Affred; Reason; Henry; Sal; Rachel; Polley; Thomas Butter; J. B. Leonora; Frank; Hanson Jr.; Lewis; Affred; Reason; Henry; Sal; Rachel; Polley; Tempe; Jane; Hannah, Jr.; Julian; Sarrah; Nancy Jr.; Nancy; Hager, Elvia; Sarah Ann; Tempe; Jane; Hannah, Jr.; Julian; James; Henry; Bernard; John; Joseph; Sally Camilla; Cassandra; Nancy; Mary Ann; Margaret Frederic, Marie Madelain and Jean Rosa; Mary; Bob; Randall; Nancy; Mary Ann; Margaret Frederic, Marie Rosa; Mary; Bob; Randall; Nancy; Mary Ann; Margaret Frederic, Marie Iand and the following individuals: Michel; Jim; Joe; Valette; Bob; Hanny; Dobby; Nancy; Edmond; Poupanne; Marguerite; Clarisse; Amvirica Gaillard, Raymond P. Joseph; Sylvester; Benito; Bonaranture; Theophilie; Marie; George; Esther; William; Honore; Marianne; Oreline; Catherine; Celestin; Helene; Agathe; Domstele; Celestine; Mary; Solby; Anna; Suzette; Estele; Henriette; Odile; Lutelia; Baptiste; Dick; Randall; James; Sam; Melite; Madeleine Gordon, Alexandre and the following individuals: Lewis; Spencer; Lymus; Betty; March; John; Martha; Lafourche Parish, Convence Parish,	Conway land and the following individuals: Thomas; Daniel; Eliza; Jacques	Bourgeois, J. and H. unnamed individuals 1834 Tulane University, Citiz. Champagne	Owner Mortgaged Collateral Dates Source Biagg, Barton plantation and 105 unnamed individuals c. 1848 Book Biagg, Barton plantation and 105 unnamed individuals
	Lafourche Parish, Conveyance Book N. p. 278, 1838/05/24	Tulane University, Citizens Bank Minute Book No. 1: 1834/10/20	Source Tulane University, M-1847, Citizens Bank Mortgage Book

Tucker, Joseph W	Seely, John L.	Pitre, Mathurin	Nicholas, W. and J.	Lepine, Evariste and Marie Nathalie Martin	Ledet, Henry and Anne Dauphine Levron	Heriot, Justinian and Suzanne Lépine; Mrs. Charles Degauche	Haydel, Nel and Carmelite	Owner Guion, George L
plantation and the following individuals: Edmond; William; Simon; Manuel; Gilbert; 1849 Dick Peyton; Alick; John Baily; Bob; Peter; George William; Robin; Henry; Sam; Toussaint; George; Grandisan; Little George; Dick; John Ben; George Gaudet; Polly; Jacob; Rebecca; Little Mary; Big Rachel; Harriet; Big Mary; William; Toussaint; unnamed indivual; Phoebe; Nathan; Patty; Belinda; Sarah; Thilda; Letty; Rachel; Maria; Davy; Sophie; Sylvia; French Sylvia; Rose; Frances; Eliza; unnamed individual; Andy; Dynah; Elizabeth	plantation and the following individuals: Lewis; Louis; Allick; Melinda; Betsey; Winson; Coco	plantation and the following individual: Godfrey	Plantation and the following individuals: Michele; Jim; Joe; Valette; Bob; Hanney; Debby; Rosa; Mary; Bob; Randall; Nancy; Mariah; James; Nancy; George; Esther; William; Nancy; Edmund; Puoponne; Marguerite; Clarisse; America	Noel; Augustin; Aimee; Marie;	land and the following individuals: Westley; Enree; Lalie; John; Euphrosine; Philippe; Drausin; Charlotte	Eve; Marie; Jules; Joachim; Edouard; Jean; and three unnamed children plantation and 6 unnamed individuals	sile; Pauline; ; Marie;	Mortgaged Collateral plantation and the following individuals: Arthur; Littleton; Jesse; George; Henry; Scarlett; Big Peter, Wallace; Jake; Dick; Joshua; Anderson; Harding; Westley; Little Peter; Dave; Spencer; Melvin; Monroe; Moses; Thorton; Millie; Lany; Eliza; Little Anny; Sydney; Betsy; Big Army; Mary; Louisa; Violet; Basheba; Minerva; Matilda; Prissy; Rachel; Cynty
1849	1837	1837	1834-1843	1837	1838	1858-1860	1837	Dates 1840-1845
Lafourche Parish, Conveyance Book AA, p. 424, 1849/04/07; Conveyance Book BB, p. 225, 1849/05/18	Lafourche Parish, Mortgage Book N, p. 151,1837/08/17	Lafourche Parish, Mortgage Book N, p. 128,1837/08/01	Tulane University, Citizens Bank Minute Book No. 1: 1834/10/20; Lafourche Parish, Mortgage Book L, p. 105, 1834/12/30; Conveyance Book S, p. 360,1843/10/02	Lafourche Parish, Conveyance Book N, p. 167, 1837/08/04	Lafourche Parish, Conveyance Book N, p. 220, 1838/03/06	Tulane University, Citizens Bank Minute Book No. 8: 1858/03/22, 1860/05/03	Lafourche Parish, Conveyance Book N, p. 199,1837/07/26	Source Tulane University, Citizens Bank Minute Book No. 3: 1840/12/17; Lafourche Parish, Mortgage Book R. p. 164.1840/12/31, p. 509, 1842/08/12; Conveyance Book R, p. 510, 1842/08/12; Conveyance Book R, p. 510, 1842/08/12; Conveyance Book, p. 115,1845/08/09

Shadbume, George D.	James, Joshua	Madison Parish Butler, Ira	Owner
Shadburne, George D. the following individuals: Hatch; Bob; Bill; Mitch; Marshall; Logan; Susan; Rose; Nance; William; Red; James; Ambrose; Fayette; Betsey; Mahalu; Josephine; Mary; Ella; Ike	plantation and 147 unnamed individuals	Charles; Henry; John; Hynson; Peter; Michel; Bennet; Lannon; Moriah, Sam	Mortgaged Collateral
1858	1859	1838	Dates
Madison Parish, Mortgage Book A 1855-1859, p. 463, 1858/09/06	Tulane University, Citizens Bank Minute Book No. 8: 1859/06/02	Madison Parish, Mortgage Book A 1838-1861, p. 7, 1838/04/24; Mortgage Book A 1838-1861, p. 130, 12/13/1842; Concordia Parish, Conveyance Book H, p. 346, 1838/04/24	Source

	Morehouse Parish
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Jordan, H., W. Jodan, and W. Gillespie	Brigham, Sarah Davidson
plantation and 71 individuals; including: Mather Washington; Soloman; and Walsh 1	the following individuals: Harriett; Pleasant; Armstead; Aleck; Davy; Kit; Charles; 1 Abraham; Joe Simmons; Tom; Mason; Cheney; Peter, Dick; Judy; Nancy; John; Sally; Sam; Lucinda; Harvey; Stephen; David; Fanny; Little Harriet; Mary; Zeke; Nelly; Jack; Lewis; Harvey; Glasco; George; Patience; Mira; Old Peter; Masin; Madison; Adam; Manuel; Hassell
1859-1861	1841-1844
1859-1861 Tulane University, Citizens Bank Minute Book No. 8: 1859/06/23, 1861/06/03, 1861/08/19	1841-1844 Morehouse Parish, Notarial Record Book A, p. 38, 41, 1844/10/29; Mortgage Book B, p. 396, 1844/09/19; Tulane University, Citizens Bank Minute Book No. 3: 1841/02/17

	Boyce, Michael	Natchitoches Parish		
Charles; Emery; Leman; David; Sam; Bob; <i>Huittiem</i> ; Patrick; Prince; Jess; Lewis; Reuben; Harriette and her children Zenan and Helene; Debby and her child George; Mary and her child Henry; Larrisa and her child Thomas; Dicy and her child Eliza; Caroline and her child William; Harriette; Rachel; Lucy; Hannah and her child Albert; Marrie	land and the following individuals: Johnson; Calife; Jean Baptiste; Robert; Frank;	<u>Parish</u>		
1837-1839 Nachitoches Parish, Book 23, p. 2, 1837/12/05, Book 10, p.340, 1838/02/07, Book 23, p. 239, 1839/03/04				

Caffin, Charles	Bradford, H.	Bouligny, Alfred and Dominique	Orleans Parish Bernard, B.	Unknown	Sampayrac, A.	St. Amans, Bemard	Owner Robinson, J.
unnamed individuals	farm and 2 unnamed individuals	plantation and 9 unnamed individuals	plantation, brickyard, and 38 unnamed individuals	land and the following individuals: Phil; Isaac (alias Dory); Jacob (alias Martin); Dave; Mary (alias Charity); Elcy; Betsy	land and the following individuals: Sam; Jose; Bob; Carref; Bill; Jesse; Abraham; Petit Sam; Barrel; Arci; John Green; Petit John; Levy; Grand Abraham; Isaac; Alfred; Noe; George; Devis Charpuntuir; Wilson; Thomas; Henry; Archer, Isaac; Albert; Betty; Derasin; Adams; Williams; Julien; Belf; Cesair, Rachel; Jenny; Helene; Sally; Silvy; Nancy; Josephine; Mariah; Betsy; Caroline; Mary; Henriette; Petite Betsy; Anne; Cealy; Peggy; Aimu; Malvany; Julie; Rose; and 12 unnamed children	land and the following individuals: Hector; Cesaire; Gustu; Sara; Frank; Robert; Robert; Dick; Richard; Pita; Cyprian; Simpson; George; Old Sam; Sam; Bandan; Oculi; Frank; Bob; George; Patrick; Henry Lewis; Felix; John; Betsy; Molly and her child Maria; Jean Baptiste; Lucy; Laiza; Vallette and her child Alexandre; Mary and her unnamed daughter, Angel; Henrrietta; Zaire and her child Valsin; Hannah; Big Ann; Priscilla; Diana; Little Ann; Nancy and and her child John; Suzette; Suzette and her child Felicite; Hane and her child Martha Ann; Dackey; Charity and her child Livan; Clemmice; Minty; Eugene; Henry	Mortgaged Collateral plantation and the following individuals: Andre, Jean Baptiste, Clairville, Francis, Joseph, Sylvester, Benito, Bonaranture, Theophile, Marie, Cecile, William, Honore, Marianne, Oreline, Catherine, Celestin, Helene, Agathe, Domstele, Celestine, Mary, Solby, Anna, Suzette, Estele, Henriette, Odile, Lutelia, Baptiste, Diek, Randall, James, Sam, Melite, Madeleine
1835	c. 1848	1849-1853	c. 1848	1834	1834-1840	1838	Dates 1841
Tulane University, Citizens Bank Minute Book No. 1: 1835/02/20	Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, Citizens Bank Minute Book No. 6: 1849/09/18; Book No. 7: 1853/02/24	Tulane University, M-1847, Citizens Bank Mortgage Book	Nachitoches Parish, Book 22, p.1, 1834/11/19	Nachitoches Parish, Book 26, p. 150, 1840/06/20, Book 31, p.338, 1834/06/10, Book 10, p.389, 1838/08/17, Book 26 p. 149 no.1443, 1840/06/20,	Nachitoches Parish, Book 23, p. 60, 1838/03/18, Book 10, p. 360, 1838/05/18	Source Tulane University, Citizens Bank Minute Book No. 3: 1841/02/10; Nachitoches Parish, Book 32, p. 50, 1841/03/27

Levee Steam Cotton surpress Company	Lacoste, Pierre and pi Antoine; Antoine hi Bellegarde; Casimir C Lacoste H	Cicles Ci	Hoa, Albert and Pierre plus Je Je Je Je Je Je Je Je Je Je Je Je Je	Garidel, Louis Armand ba	ું	Ducros, Antonio and th Casimir Lacoste	Owner N Cocke, P. B. ur
steam saw mill and unnamed individuals	plantation and 60 individuals, including: Bazile; Ellick Forestier; Auguste; Ben and his son Ben; Charlot; Congo; Dick; Edmond; Louis Labrique; Millien; Nelson; Octave; Plaisance; Pichon; Nrain; Rubin; Angele and her child Eugene, Braman, and her three children Jeanne, Ursin, and Emile; Claire; Cilia and her children, Henriette and Marie Louise; Frozine; Mary Laroude; Mary Jacob; Mary Pierre and her child Amelie; Poupoine; Sarah; Therize Bienvenu; Therize Lacoste; Nelly Martin and her child Cidalyse	child; Augustine; Marie Chamber; Marie Jeanne and her son Theogere; Angelle; Henry; Louisa; Pyrhus; Abraham Cagelar; David Henry; Louisa; Pyrhus; Abraham Cagelar; David Jean Louis; Antonio; plantation and the following individuals: Basile; Tom; Jean Louis; Antonio; Voltaire; Sam; Hyacynthe; John; Louis Labrique; Leon; Lindor; Antoine; George; Jupiter; Hippolyte; Reuben; Lewis; Dick; Jean Louis; Joseph; Francois; Charlot; Phillis; Fanny; Melite; Sophie; Edmond; Jerry; Noel; Robert; Toby; Henry; Auguste; Phrosine; Louise; Leocadie; Maria; Pierre; Marie; Joshua; Frank; Bob	plantation and the following individuals: Baptiste; Big George; John Rousseau; Jerry; Bernard; Gabriel; John Ameneaiux; Reuben; Tom; Grand William; Gros Joseph; Jerry; Squire; Abraham; Petit William; Mitchel; Richmond; Bob; Charles Fegg; Dembo; Petit John; Francisque; Penon; Coco; Jean Louis; Joseph; Doyle; Hosborn; Philippe; Tom Hibon; Daniel; Charles; Joseph; John Challender; Azor; Isaac: Felicite and her child Jim: Charlotte: Jessette: Sonhie and her unnamed Isaac: Felicite and her child Jim: Charlotte: Jessette: Sonhie and her unnamed	bakery with Charlotte and other unnamed individuals	several plantations and 68 individuals, including: James; William; Bill; Aaron Cusinaru; Jaques; James Bourguel; Adams Boiny; Celir; Jams; Saior; Charisse; Betsy; Ann; David Copeland	the following individuals: Remond; Louis; Mary	Mortgaged Collateral unnamed individuals
1843	1850	1834-1846	1838	1857	1834	1834	Dates 1835
Tulane University, Citizens Bank Minute Book No. 5: 1843/11/20	Tulane University, Citizens Bank Minute Book No. 6: 1850/06/11; Tulane University, Kuntz Collection No. 600; 1850/6/20	5 Tulane University, Kuntz Collection, No. 600, 1834/1835 and 1836/04/19	St. James Parish, Book 17, p. 384, 1838/08/14	Tulane University, Citizens Bank Minute Book No. 8: 1857/03/23	Tulane University, Citizens Bank Minute Book No. 1: 1834/04/20; Citizens Bank Minute Book No. 2: 1838/03/03, 1838/10/11; Citizens Bank Minute Book No. 5: 1846/02/05	Tulane University, Kuntz Collection, No. 600,1834/6/21	Source Tulane University, Citizens Bank Minute Book No. 1: 1835/01/05

Bonneral, Alexander	Bayhi, Pierre	Bayby, Mrs.	Plaquemines Parish Baphy, B. sugar	Ouachita Parish Braird, D.	Ribus, M.	Parrin, Charles	Millaudon, L. and Nicoletz, T.	Livaudais, Jacques Adolphe and Pierre Lacoste	Owner Livaudais, Jacques Adolph
land and the following individuals: Bob; Dirk Glover; Ben Jones; Tom; Susanne and her children Julienne, Justine, Cato, and Levy; Edmond Ruffin; Nancy; Nathan Dugas; Lannette; James Smith	land and 18 unnamed individuals	plantation and 11 unnamed individuals	arish sugar plantation and 29 unnamed individuals	h plantation and 17 unnamed individuals	20 unnamed individuals	unnamed individuals	unnamed individuals	the following individuals: Raymond; Charles; Anthony; Tom; Ned; Harry; Gilbert; Joseph; Mills or Milne; Ellick; Lewis; Simon; Jasmin; Jean; William; Bill; Vulcain; Marie Joseph; Marie Martin; Rose; Justine; Grand Ellick; Tom Gros; Anthony; Louis Coulon; Vulcain; William; Ned; Charles; Gilbert; Raymond; Jean; Harry; Bill; Simon; Mills; Joseph Coulon; Jasmin; Justine; Marie Joseph; Rose Coco; Jean Louis	Mortgaged Collateral plantation and 30 individuals, including: Petit Edmond; William; Pichon; Valentin; plantation and 30 individuals, including: Petit Edmond; William; Pichon; Valentin; Marie Pierre; Amelie; Cydalise; daughter of Marie Martin; Marie Jacob; Edouard Guoye; Jack; Charles; Henry Dix; Gustave; Claire; Antonia; Eddy; Zoe
1855	1848	c. 1848	c. 1848	c. 1848	1840	1834	1834	1834-1851	Dates 1851
Plaquemines Parish, Mortgage Book B. p. 212. 1855/08/08	Tulane University, Citizens Bank Minute Book No. 6: 1848/05/02	Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, Clitzens Bank Minute Book No. 3: 1840/04/09	Tulane University, Citizens Bank Minute Book No. 1: 1834/12/12	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20	Tulance University, Kuntz Collection, No. 600, 1834/1835, 1851/10/09	Source Tulane University, Citizens Bank Minute Book No. 6: 1851/09/16; Tulane University, Kuntz Collection No. 600, 1851/10/09

Knox, Andrew and Maria Jane Prince	Frederic, Adam	Farrar, Mary	Erwin, James	Egana, Juan Ignacio	de Lizarde, Hermanos	Owner Courbault, J.
plantation and the following individuals: Abram, his wife Kitty, and son Phil; Dick; Any; Malfored; Philis; Harriet; Maryland Dave; Washington; Jack	land and the following individuals: Mars; Isaac; Charles; Thom; Rose and her two 1838 children Joseph and Jim; <i>Tris</i> ; Rachelle	66 unnamed individuals	plantation and the following individuals: Joe; Henderson; Ned; Abraham; Watts; Moses; Valerie; Baptiste; Andrews; Phebe; Rose; Judith; Eugenia; Judy; Kitty; Hortense; Delsy	Fanny Plantation and the following individuals: Frank King; Daniel Honard; Alfred; Richard; George; Claiborne; Buford; Wilson; John Robinson; Bruja; John Hawkins; Lot; Henry Lot; Collins; Hezekiah; Pleasant; Lu; Leon; William Parker; Peter Kelly; Israel; Peter Fischer, Moses; Jim Fischer; Jack; Daniel Pope; Big Jim; Alexander, Dick Campbell; July; George Burke; Coon; Frank Duplessis; Robert Steman; Dave; John Burke; John Dawson; Nelson; Charles; Charles; Robert Wise; Martin; Abraham Bonlin; Sambo; Long Tom; Ismael; Bob; Cesar, Lisbon; Abraham; Sam Homer; February; Ashley; Felis; St. Louis; Edward; Sam Roman; Marie; Sarah; Kitty; Rachel; Sally; Jules; Celeste; Lewis; Minerva; John; Catherine; Burgess; Warren; Phillis; Rose Ashley; Josephine; Julia; Beckey; Charlotte; Zarbelle; Frances; Ellen; Caroline; Ben; John; Emily; Rachel King; Rose Burke; Emily; Lee; Ping; Harriet; Susanne; Louise; Ellen; Peggy; Rachel; Jener; Lucinda; Jeannette; Martha; Sidney; Ann; Sophie; Llddy; Phoebe; Flower; Rose; Simon; George; Elizabeth; Catherine; Bessy Miller; Louise Smith; Joe; Happy; Nancy; Rebecca; Washington; Harie; Juliette; Charlotte; Jane; Long Becca	unnamed individuals	Mortgaged Collateral unnamed individuals
1845	1838	1848	1839	1858-1859	1834	Dates 1834
Tulane University, Citizens Bank Minute Book No. 5: 1845/03/13; Plaquemines Parish, Book R-4 p. 279, 1845/03/18	Plaquemines Parish, Mortgage Book R.4, p. 39, 1838/03/24	Plaquemines Parish, Book 2 p. 151, 1848/03/21	Tulane University, Citizens Bank Minute Book No. 2: 1839/05/02, 1839/05/09, Citizens Bank Minute Book No. 3: 1841/02/27; Plaquemines Parish, Mortgage Book R-4, p. 85, 1839/07/03	1834/06/26 Tulane University, Critzens Bank Minute Book No. 8: 1859/05/23; Plaquemines Parish, Mortgage Book B, p. 416, 1858/06/05, p. 468,1859/05/30,	Tulane University, Citizens Bank Minute Book No. 1: 1834/12/26	Source Tulane University, Citizens Bank Minute Book No. 1: 1834/08/07

Saul	Reggis, Charles	Marigny, Bernard	Lizardi, Manuel Julian; Egana, Juan Ignacio	Owner Latour, Mrs. Arsine
unnamed individuals	unnamed individuals	land and the following individuals: Blaise; Gilles; Ben; Charles; Augustus; Allen; Riny; Henderson; Grand Olivier; Olivier; Grand Henry; Ephraim; James; Isaac; Garry; Thom; Anthony; Little Henry; William; Peter; Randall; Alli; Manuel; Sandy; Gorman; Brutus; Lubin; Taliba; Augustin; Campre; Thomas; Michel; Bonann; Pilate; Soleman; Ondon; Phaeton; Francois; John; Grande Diana; Petite Diana; Marthe; Elvy; Agnes; Ammy; Lucinda; Polly; Grande Marie; Terry; Fanny; Susanne; Little Fanny; Charlotte; Little Mary; Rachel; Jeanne; Phebee; Jucie; Julienne; Lisa; Aimee; William; Sam; Miner; Frank; Elisa; Charles; Fenton; Maria; Denis; Marie Covington; Marie Bill; Biguy; John Maguan; Marriam; Grande Juan; Aimer; Colutin; Theodore; Manuel; Ackrel; <i>Pelam</i> ; Sam; Sam; Camil; Jacob; Henry; Ben; Lanon; Davie; Squire; Celestin; Perry; Adam; Anna and her unnamed child; Jane; Leocadre; Marthe; Mathilde; Gaines; Patrina; Harry; Randall; Allen; Anny; Ersis; Sam; Peter Manuel; Petite Anna; Henriette; Lariane; John	plantation and the following individuals: Auguste; Frederick; Sam; Henry; Lawrence; Justin or Juctin; Jim; Cornelius; William; Philippe; William Taylor; Edmond; Allick; Jack; Henry; James Rouge; Marion or Mary; John; George; Edward; Francis Forstall; Ephraim; illegible Forestall; Alexis; Armstron; Joshu; Abraham; John (alias Rosemonde); Ben; Robert; Henry Black; Sam; Lymus; Frederick; David (alias Davis); Anatole; Jefferson; Hammel; Steven; Tom; Ben; Rose and her two children Caliste and Edward; Eliza; Nancy and her two children Guillamme and Peggy; Sarah and her three children Chedric, Henry, and Sarah; Frank; Lydia alias Adelaide; Betsy alias Garielle; Clara; Helen; her three children Louisa; Aimee; Cesarine; Violette; Ernestine; and her child Bacchus; Rachel; Leontine; Nancy; Nancy and her child Harriet; Bassine (alias Marienne); Kitty; and her children Helena, Solomon, and Louis; Letty; Cecilia; Lucy; Florence; Henrietta; Eleonor	Mortgaged Collateral and the following the following individuals: Ben; Bob; Dick; Tom; Levy; Cato; Edmond Ruffin; Nathan Dugas; James Smith; Habelle; Laurette; Nancy Ruffin; Arinella; Clay; Mary Ann Scott; Maria Jane; Susannah and her children Julie and Julian.
1834	1834	1836-1845	1850	Dates
Tulane University, Citizens Bank Minute Book No. 1:	Tulane University, Citizens Bank Minute Book No. 1: 1834/07/22	Tulane University, Citizens Bank of Louisiana Papers, 1834-1914, Folder 1: 1836/06/23, Citizens Bank Minute Book No. 5: 1843/01/07; Plaquemines Parish, Mortgage Book R-4, p. 315, 1845/10/28; St. Tammany Parish, Book 64, p. 479, 1845/10/28	Plaquemines Parish, Conveyance Book 4, p. 469, 1850/07/12	Source Plaquemines Parish, Mortgage Book R-4, 1848/05/13

1834/06/26

Stackhouse, W. and H.

Mortgaged Collateral

Five Oak Grove plantation, New Hope Plantation, land, and the following Celestin; Perry; Adam; Allan; Fanny; Antonio; Eugene; Eloise; Jane; Lucinda; Martha; Patience; Anny Burtre; Mary; Aimee; Sarah; Anna; Lucianne; Jour (alias Ben; Lanon; Davis; Celestin; Adam; Allen; Fanny; Antoine; Eugene; Claire; Jane; Ephraim; Sully; Jim; Squire; Theodore; Ackrel; Telan; Sam; Daniel; Jacob; Henry; child; Henriette and her child Nancy; Omaretta; Feliz Guillaume; Fanny and her Evalie; Brisson; Peter, Criske; Jean Congo; Tom; Bill; Lucille; Lucille Joe; Fanny; Raymond; Rachel; Adam; Honore; Laurent; Theodore; Pegne; Petion; Camille; Peppee; Tom; Phill; Peter; Sam; Henry; Jackson; Mary; Isaac; Jacke; Ned; Bazile; Crockett; Solomon; Arthur; Isidore; Humphrey; Colbert; Sarah and her unnamed Julia; Roland; Prude; Lewis Bradley; Phil; Deer Creek Jesse; Wilford; Axey; Eclante; Babet; Joseph; Philemon; Henrietta; Charles; Helios; Ursin; Antonio; Honore; Laurent; Theodore; Regan; Petion; Camille; Raymonde; Marguerite; Olivia; Charlotte; Jean; Valcone; Charles; Albert; Henry Meyer; Long John; Peter; Dick; Tom; Bill; Lucile; Lucile Joe; Henry; Phoebe; Rachel; Mary; Ledy; Leocudre; Martha; Anny; Mary; Aimee; Anna; Lorianne; Joe; James; Thom; four unnamed children; Nancy; Joe; Deek Kite; John; Lewis; Little Phil; Jaonna; Phoebe; Rachel; Mary; Liddy; Olivia; Charlotte; Jean; Valcour; Charles; Alberte Zoe; Hiers; Fox; James; Theresa; Henriette; Edward; Augustine; Baptiste; Francis; Janen; Francoise; Detreville; Carter; Porachi; Bob; Neclite; Zanlin; Rose; Louise; Marianne; Celestin; Pierre; Frazine; Constance; Casimir; Celestine; Joseph; Colonel; Celeste; Tom; Ursine; Antoine; Bazile; Raymond; Lloyde; Rachel; Adam Joe; James; Therese; Mariette; Edouard; Augustin; Baptiste; Francois; Eulalie; Lannon; Francois; Dotreville; Victor; Dorothee; Rob; Melite; Pauline; Rose; Louis; Heloise; Marianne; Celestin; Pierre; Frozine; Constance; Celestin; Joseph; Joe); James; Thom; Raymond; Margarita; Joseph; Philomon; Henrietta; Charles; Acknel; Felan; Sam the priest; Tom; Daniel; Jacob; Henry; Ben; Lanon; Davis; Coradon; Kate; Henry; Phelia; Lucy and her unnamed child; Perry; Milly; Angelina: individuals: Abraham Knox; Abraham Boukrout; Mary Jones; William; Bill;

Dates Source

1851-1865 Tulane University, Citizens Bank Minute Book No. 7: 1851/11/11, 1852/01/13, 1852/01/17, Citizens Bank of Louisiana Papers, 1834-1914, Folder 4. 1865/03/24, Folder 5; Plaquemines Parish, Conveyance Book 6, p. 430,1852/10/13, Mortgage

Pointe Coupee Parish Blush, John 49 unna	Wilkinson, Catherine; Joseph Stimson	Verbois, N.	Stinson, Joseph	Owner Starck, Mary F.
Parish 49 unnamed individuals	the following individuals: Joseph; Nancy; Jamie; Little Nelly; Old Nelly; Francis; Peggy; Buck; Lydia; Alexander; Betsy; Ben; Mary Jones; Margaret; Sally; Mary Ann; Martha; Hannah; Suzane; Lucy Jane; Colbert; Kitty; Little Ben; Alfred; Jane; Winey; Thurston; Sam; unnamed child; Edward; Littleton; Harry; Fanny; Willis; Jackson; Adeline; Amy; Daliallia; Ellen; Hamilet; John Tilman; Emily; Louisa; Rachet; Julia; William; Jim Martin; Sandy; Washington; Sam; Frank; Big George; Henry; Albert; Gras; unnamed child; Hilary George; Riddle; Richard; Ben; Dary; Jane	Washington; Frank; Hilary; Grace; Guillame; Nathan land and unnamed individuals	the following individuals: Ben; Dary; Jane; Grandison; Ron; Anna; Ben; Suzanne; Charlotte; Serina; Lucy Jane; Mithia; Suzan; Dick; Peterson; Little Betsy; Same; Joe; Colbert; Kitty; Alfred; Littleton Ben; Jeane; Amy; Harriet; John Tilman; Thoedore; Fanny; Jackson; Henry; Cyrus; Louisa; Rachel; William; Handy; Sam; Big George; George; John Richard; Presecilla; Ellen; Emily; Winny; Edward; Jefferson; Harry; Willis; Adeline and her child Alberty; Julia; Jim Martin;	Mortgaged Collateral land and the following individuals: Billy Ruffin; Scylla; Ben; James Ruffin; Nelly; Fanny; Godfrey; Francois; Little Fanny; Jack; Becky; Sam; Nancy; Hick; Peggy; Scipio; Solomon; Little Nelly; Grandisson; Dick; Ben; Richard; Mary; Alexander; Melita; Betsy; Susannah; Susan; Betsy; Lydia; Dick; Lucy Jane; Lydia; James Perry; Rose; Emilia; Joe; Sally; Gradisson; Hannah; Meary; Frankie; Colbert; Jim; Kitty; Big Ben; Little Ben; Alfred; Emilia; Isaac; Aimee; Harriet; Winny; Edward; Littleton; Harry; Delfy; Fanny; Adeline; Louise; Rachel; Emily; Sarah; John; Elisa; Thomas
1841	1857	1859	1857	Dates 1848
Tulane Üniversity, Citizens Bank Minute Book No. 3: 1841/03/11	Tulane University, Citzens Bank Minute Book No. 8: 1857/01/02	Plaquemines Parish, Mortgage Book B, p. 458, 1859/03/11	Tulane University, Citizens Bank Minute Book No. 8. 1857/01/02; Plaquemines Parish, Mortgage Book B, p. 315, 1857/01/17	Source Plaquemines Parish; Mortgage Book R-4, 1848/03/22

Owner Clairborne, Ferdinand	plantation, land, and the following individuals: Phil; Ed; Robert; Ketly; Barrus; Dempse; Charlotte; Fanny; Henry; Melina; William; Mary; Joe; Francis; Creacept; Claiborne; Marshall; Catherine; Cornelia; Julia; Francis; Laura; Henriette; Bishop; Alfred; Mariah; Desire; Arch; Oscar; Celia; Martin; Little Creacy; Celestin; Rhody; Madeline; Alexander; Fill; Lewis; Rebecca; Cranville; Harriet; Emma; Flecher; Suzan; Rene; Allen; Caleb; Polly; Louisa; Benedict; Francoise; Sibby; Marcelin; Ambroise; Terence; John; Walker; Viney; Big John; Ann; Jack; Alex; Minor; Hamrole; Israel; Little Mary; Washington; Tom; Allen; Little Charlotte; Harrisson; Rachel; Bambre; Edmond; Foster; Eliza; Pusle; Mimy	1861	Source Tulane University, Citizens Bank Minute Book No. 8 1861/04/11; Pointe Coupee Parish, Legal and Conventional Mortgage Book H, p. 325, 1861/04/14; West Feliciana Parish, Mortgage Book Q, p. 92, 1861/04/13
Cooley, Ebenezer; Man Elizabeth Collins; and John Holmes	Cooley, Ebenezer; Mary plantation and the following individuals: Richmond; William Hunter; Jack; William Elizabeth Collins; and Thomas; Wades; Xavier; Madison; Jean Baptiste; Black Jim; Joe; Marshall; Henry John Holmes or Harry; Lamon; Victor or Joe; Abraham; Allen; Maria; Mathilda; Era; Yellow Sally John Holmes and her child Howard; Paul; Andrew; Fanny; George; Louisa; Sara; Sally Jackson; Jackson; Isaac; Eliza	1859	Tulane University, Citizens Bank Minute Book No. 8 1859/06/27; Pointe Coupee Parish, Legal and Conventional Mortgage Book G, p. 641, 1859/07/05
Gwynn, Samuel	unnamed individuals	1837	Tulane University, Citizens Bank Minute Book No. 3 1837/05/20
Hall, George Otis; Alphonse Miltenberger; Gustave Miltenberger	9 unnamed individuals	1857	Pointe Coupee Parish, Lega and Conventional Mortgage Book H, p. 173, 1857/05/11
Harrision, John	plantation and 67 unnamed individuals	1860	Tulane University, Citizens Bank Minute Book No 8: 1860/01/23
Hubert, Louis A.	land and the following individuals: James Allen; Charles Clayton; James Nett; Sam; Edward; Washington; George Wart; Albert; Isaac; John; George; Charles; Betzy; Maria; Lucy; Sally Anne; Flora; Fanny; Sally John; Eliza Roves; Helene; Julia; George; Mary; Eveline; Jane; Eliza; Mara; Peter	1836	Pointe Coupee Parish, Legal and Conventional Mortgage Book C, 1838/12/31
Knapp, Mrs. Sophia	plantation and the following individuals: John Suzan and his wife Nancy; Stevens; 1854 Joe; Hannah and her child Christimas; <i>illegible</i> ; Frank; Toby; Ann; Sarah; Billy; Genny; Jane	1854	Tulane University, Citizens Bank Minute Book No. 7 1854/05/05;Pointe Coupee Parish, Legal and Conventional Mortgage Book F, p. 161, 1854/05/06
Ledoux, Amaron and George Hall	the following individuals; Randall; Beverly; unnamed individuals	1841	Pointe Coupee Parish, Legal and Conventional Mortgage Book C. No. 1365, 1841/03/18

Morgan, Charles and Hyacinthe Allain	Moore, Philip M. and Mary Elizabeth Collins	Morrison, Jacob Haught and Virginia Julia Seghers	Moceriu, Mrs. Adelina	Owner Miltenberger, Ledoux; J. Patrick
plantation and the following individuals: Archer; Y. Case; Peter; George Walden; Isaac; Solomon; Henry <i>illegible</i> ; Hypolite; Jean Pierre; Javier, Jean Baptiste; <i>Alisies</i> ; Joe; Rob; Lee; <i>Fransis</i> ; George; Pierre; George Langdon; Henry; Amos; John; Black John; Jon Fuller, American Bill; Perry; Upton; Jessup; Remond; Walker; Gabe; <i>Punch</i> ; Polly; Ally; Rachel; Mary Ann; Isabel; Nancy; AnnMarie; Victorine; Clare; Grace; Mary; Boby; Lucey; Milley; <i>illegible</i> ; Silbey; Rosine; Dolly; Fanny; Hanny; <i>Muckey</i> ; Mary Ann; Caroline; Rickey; Nancy; Lucey; Amanda; Louise; Susan; Lucy; Sibricy; Jeneh; Eliza; Malriney; Lindey; Lied; <i>Hipolian</i> ; <i>Poladne</i> ; Hannah; Jacob; Pierre; Denis; Joe; Susan; Molinda; Gabriel; Philip Patience; Viriginia; Harrison; illeg.; Jean; Ellick; Cozy, Little Claire; Mary; Jean Louis; Charity; Henry; Stephen; Jonke; <i>illegible</i> ; and 7 unnamed individuals	plantation and the following individuals: Dick; Daniel; Joe; Esan; Thirence; Bazil; Prince; Milly; Arsene; Hannah; Lewis; Germain; Abesse; Mathilde; Felicity or Prince; Charlotte; Amelia; Azilia; Etienne; Fanny; Frivoh; Old Hannah; Ponpon; Celia; Sarrah; Zaire or Rachel; Theresa; Milto	Morrison, Jacob Haught plantation, land, and the following individuals: Pollo; Isaac; Prince; Rebecca; and Virginia Julia Prescilla; Scipio; Daniel; Will; Harotinus; Phillis; Anclia or Amelia; Rushwood; Mary; Emma; Suc; George; Caesar; Michel; Rose; Kate; Henry; John Baptiste; Victoria; Stephen; Buck; Paulina; Sam; Dick; Robon or Robert; Milton; Cynthia; Susan; Henry; John Trusbee; Hannah; Big George; Mary; Laurear or Laurent; Martin; Rosella; Harry; Presillia; Lucy; Lewis; Michel; Adele; Julienne; John; Big Mary; Delia; Madelaine; Virginia; Gustine; Lyman; William; Paulin; Mary Tom; Charles; Little George; Marallin or Marcellia; Ann; Bazile; Cecilia; Sylvia; Tom; Cecilia; unnamed individual; Hard Times; Victoria; Symoora; Mary Jane	plantation and the following individuals: Ben; Jean Pierre; Paul; Robert; Jim; Arthimis; Caroline; Martha; Routhe; Louisa; Marie <i>illegible</i> ; Remi; Celestin; and three unnamed individuals	Mortgaged Collateral plantation and unnamed individuals
1838	1859	1860	1837	Dates 1860
Pointe Coupee Parish, Legal and Conventional Mortgage Book C, p. 753, 1838/05/31	Tulane University, Citizens Bank Minute Book No. 8: 1859/01/10, 1859/06/27; Pointe Coupee Parish, Legal and Conventional Mortgage Book G, p. 547, 1859/01/17; Pointe Coupee Parish, Legal and Conventional Mortgage Book G, p. 641, 1859/07/05	Pointe Coupee Parish, Legal and Conventional Mortgage Book H, p.110, 1860/02/27; Pointe Coupee Parish, Legal and Conventional Mortgage Book H, p. 188, 1860/04/26	Pointe Coupee Parish, Legal and Conventional Mortgage Book C, No. 651, 1837/10/28	Source Tulane University, Citizens Bank Minute Book No. 8' 1860/11/08

Williams, Henry A.; John and Robert Boyd	Taylor, William and Lucy	Sorid, Eugenia M.	Smith, Montgomery	Owner Simmes, Bennett and Mary Jones Kirk
plantation at Bayou Letsworth and the following individuals: Henry; Hannah; Adam; Francis; Ben; Washington; Adam; Letty; Biddy; Harriet and her child Louis; Ely; Polly; Judy and her child Mary; Emily and her child Eliza; Joe; Letitia; Joe; Lamb; Randall; Nancy and her child John; Davy; Jenny and her child Louisa; Mathilda; Frank	plantation and the following individuals: Eliza; Taylor; Davis; Troy; Nancy; Parrot; Letitia; infant; Richard; Siby; Mary Ann; Nancy; Jane; Lucinda; Winney; Tom, cook; Jenny; Francis Black; Matilda Taylor; Tom Black; Susan; Loyd; Joe; Peggy; James; Jack; Mars; Betty; Stephen; Sina; Sophy; Judy; Anthony; Luke; Gins; William; Henry; Mary; Sarah; Parris Black; James; John; Willis; Sanny; illegible; illegible	plantation and the following individuals: Abram; Allen; Bob; Coleman; Dave; Elleck; Frank; George; Henry; Jack M; Lakel; Moses; Nace; Richmond; Sandy; Aggy; Chancey; Dianah; Elisa; Sarah; Virginia; Caroline; Elsey; Cynthia Ann; Noah; William; Winny; Lucinda; Chancy; Christine; Isabella; Mathilda; Mary Ann; Roderick; Bob; Cuffy; Lydia	land and the following individuals: Gilbert; Randall; Kielen; Lorenzo; Little Rándall; Maria; Ann; Eliza; Ellen	Mortgaged Collateral plantations, land, and the following individuals: Godfrey; Drady; Flora; Ted; Lewis; Godfrey Jr.; Cross; Marth; Pierce; Ignatius; James; Richmond; Daniel; Mary Ann; Sciania; Betty; Moses; Sarah; Lucinda; Claim and his wife Suzan; Aleck; Ann; Cliam Jr.; John; Menia; Lely; George; Lucy; Ellis; Joe; Harriet; Robert; Christian; Julia; Mary Turner; Mary Brown; John; Rebecca; Madison; Lewis; Rose; Chapman; Tracy; Joe; Cora; Agnes; Amanda; Dennis; Rachel; Marthas; Mary Ann; Eugene; Marceline; Norwood and his wife Brund; Henry; Martin and his wife Doly; Dick; Rosaline; Albert; William; Martha; Destin (alias Adestin); Field; Paul; Mary; Robert; Charlotte; Ben; Warmson; Sarah Ann; Billy; Ellen
1830-1853	. 1838	1859	1837-1839	Dates 1857
Tulane University, Citizens Bank Minute Book No. 6: 1850/07/15; Citizens Bank Minute Book No. 7: 1853/05/19; Ascension Parish, Mortgage Book 6, p.428, 1838/03; Pointe Coupee Parish, Legal and Conventional Mortgage Book C, No. 694, 1838/02/26, No. 784, 1838/07/18; Legal and Conventional Mortgage Book E, p. 376, 1850/08/12	Pointe Coupee Pansh, Legal and Conventional Mortgage Book C, No. 693, 1838/02/15	Pointe Coupee Parish, Legal and Conventional Mortgage Book H, #50, p. 24, 1859/12/08	Tulane University, Citizens Bank Minute Book No. 2: 1837/05/17, 1839/03/12,1837/11/16; Pointe Coupee Parish, Legal and Conventional Mortgage Book C. No. 628, 1837/05/29; No. 662, 1837/12/13; No. 799, 1838/08/20	Source Tulane University, Citizens Bank Minute Book No. 8: 1857/09/28; Citizens Bank of Louisiana Papers, 1834-1914, Folder 5; Pointe Coupee Parish, Legal and Conventional Mortgage Book G, p. 291, 1857/10/07

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Owner	Mortgaged Collateral	Dates	Source
Rapides Parish			
Archinaud, Cesar	plantation and 47 unnamed individuals	1838-1848	Tulane University, Citizens Bank Minute Book No. 2: 1839/03/21, 1838/11/08; M-1847, Citizens Bank Mortgage Book
Archinaud, E.	Joseph Gale; James Johnson; William McClain; Hannah Bell; Ann; Young Dave; Young Henry; Young Harriet; George	1860	Tulane University, Citizens Bank Minute Book No. 8: 1860/12/27
Archinaud, Francois	land and unnamed individuals	1839	Tulane University, Citizens Bank Minute Book No. 2: 1839/03/21
Archinaud, Richmond and Evariste	the following individuals: Seipio; Peter; Joe; Marck; Charles; Henry; Dick; Thomas; Ellick; Wilson; Tom; Edward; George; Oliver; James; Noah; Jerry; Jamen; Joseph; Lucy; Grace; Judith; Isabel; Louisa; Minda; Selvey; Harriet; Nelly; Anny; Naney; Annette; Jude; Martha; Mary; Hannah; Rose; and Louisa	1838	Tulane Univeristy, Citizens Bank Papers, Folder 5, 1838/02/24
Gasseau, Mrs. J. B.	plantation and 19 unnamed individuals	1853	Tulane University, Citizens Bank Minute Book No. 7: 1853/04/07
Gill, A.B and W. H.	plantation and unnamed individuals	1843	Tulane University, Citizens Bank Minute Book No. 1: 1835/03/27; Citizens Bank Minute Book No. 5: 1843/01/28, 1843/08/19
Ryan, Michael	plantation and unnamed individuals	1858-1861	Tulane University, Citizens Bank Minute Book No. 8: 1858/07/01, 1861/02/11
Sullivan, J. B.	plantation and 108 unnamed individuals	1859	Tulane University, Citizens Bank Minute Book No. 8 ⁻ 1859/01/27
St. Bernard Parish	ish .	·	
Allard, G. N.; E. Durrim unnamed individuals	unnamed individuals	1834-1837	Tulane University, Citizens Bank Minute Book No. 1: 1834/08/29; Citizens Bank Minute Book No. 2: 1837/08/03
Beauregard, L. F.	unnamed individuals	1834	Tulane University, Citizens Bank Minute Book No. 1: 1834/07/22
Bienvenu, Antione	unnamed individuals	1834	Tulane University, Citizens Bank Minute Book No. 1: 1834/10/20
Bienvenue, L.	plantation and 16 individuals, including the following: Peter; Euphsosine; Alistine and her daughter Angel; Angel's daughter Laudine; Dilli; Mark; Charles Banks; Peter Lasker; Joshua; Sophie	1834-1856	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20; Citizens Bank Minute Book No. 8: 1856/11/04; M-1847, Citizens Bank Mortgage Book

Peyroux, Emile land . Esse	Olivier, Eliza land	Lorrin, illegible plantı	Lanquilles, brothers 7 unr	Jordee, P. plant	Jordan and Reggio 121 u	Hiligsberg, L. G. unna	Hiligsberg, J. bricky	Heligsbury, S. G. land a	Freme, B unna	Ducros, L. and J. planta Amis;	DesBouchel, Victor unnar	Darcantel, Henry unnai	Darcantel, Charles and 22 inc Fred E. Roy Charl	Owner Canaby-Peyroux, Aime plants
land and the following individuals: Mathilda; Dorestan; Celestin; Cecile; Isaac Essex; Henry; Isaac	land and 22 unnamed individuals	plantation and unnamed individuals	7 unnamed individuals	plantation and unnamed individuals	121 unnamed individuals	unnamed individuals	brickyard and 38 unnamed individuals	land and unnamed individuals	unnamed individuals	plantation and 22 individuals near Bayou Boeuf including: Lonnie; Mary; Caty; Amis; William; Jesse	unnamed individuals	unnamed individuals	22 individuals including: Joe; Petit Joe; Joseph; Severin; Ovide; Henry; Alfred; Charlotte Creole; Rosn; Laurette	Mortgaged Collateral plantation and unnamed individuals
1851-1854	1857	1842	1834-1842	1842	1855-1857	1834	1851	1838	1834	1862	1834	1834-1843	1856	Dates 1844
1851-1854 Tulane University, Citizens Bank Minute Book No. 6: 1851/02/18; Minute Book No. 7: 1854/06/16; Citizens Bank of Louisiana Papers, 1834-1914, Folder 3: 1854/06/29	Tulane University, Citizens Bank Minute Book No. 8: 1857/03/06	Tulane University, Citizens Bank Minute Book No. 4: 1842/06/02	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20; Citizens Bank Minute Book No. 4: 1842/04/04	Tulane University, Citizens Bank Minute Book No. 4: 1842/01/22	Tulane University, Citizens Bank Minute Book No. 7: 1855/02/02, Citizens Bank Minute Book No. 8: 1857/01/30	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/03	Tulane University, Citizens Bank Minute Book No. 6 1851/03/11	Tulane University, Citizens Bank Minute Book No. 2: 1838/02/21	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20	Tulane University, Citizens Bank Minute Book No. 8: 1862/02/10	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20, Minute Book No. 5: 1843/11/20	Tulane University, Citizens Bank Minute Book No. 7·1856/05/20	Source Tulane University, Citizens Bank Minute Book No. 5: 1844/07/08

Villavaso, Michel; Joseph and Michel Cantrelle	Vangibben, Henry	Szymanski, Y.; L. A. Marchand	Roy, Fred E.	Reggis, Mrs.	Reaud, Pierre; V. Reaud	Peyroux, Sylvain	Ówner Peyroux, P. Oscar
land and the following individuals: Prince; Saxon; Hampton; <i>illegible</i> ; Frank; Dauty; Thom; January; Willis; <i>Mynus</i> ; Wilson; Brand; Isaac; Billy; Sam Carpenter; David; John Grey; Feliciana; Charles; Nelson; Thom Byrne; Jack <i>Arcucil</i> ; Jack <i>Cucullin</i> ; George; Adams; Alexis	plantation and unnamed individuals	plantation and unnamed individuals, including the following: Charles; Julie; Louis; Louisa; Isabelle; Congo; Henrietta; Polka; Joe; Janvier; John; Sam; Rubin; Peter	land and 12 unnamed individuals	10 unnamed individuals including Mary and her unnamed child	plantation and 41 unnamed individuals	Dosesthan and other unnamed individuals	Mortgaged Collateral 11 individuals, including: Celestine; Marguerite; Felicite; Mirthe; Felicia; Francis; Sophie; Kathy
1841-1853	1860	1852-1855	1856	1842-1851	1851	1834-1851	Dates 1834-1853
St. James Parish, Book 19, p. 621, 1841/08/19; Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20; Minute Book No. 5: 1846/03/26; Minute Book No. 6: 1846/10/30; Citizens Bank Minute Book No. 7: 1853/03/10	Tulane University, Citizens Bank Minute Book No. 8: 1860/02/27	Tulane University, Citizens Bank Minute Book No. 7: 1852/03/16, 1855/04/27	Tulane University, Citizens Bank Minute Book No. 7: 1856/05/20	1842-1851 Tulane University, Citizens Bank Minute Book No. 4: 1842/05/09, Citizens Bank Minute Book No. 7: 1851/11/25	Tulane University, Citizens Bank Minute Book No. 6: 1851/01/21	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20; Citizens Bank Minute Book No. 7: 1851/09/16	Dates Source 1834-1853 Tulane University, Citizens Bank Minute Book No. 1: 1834/08/22; Minute Book No. 6: 1846/08/2, 1850/06/18, 1850/06/25; Minute Book No. 7: 1853/11/15

Garcia, Felix plani	Fortis M. A. land	Fortier, Mrs. A. plant	Davis, Ezra plant	Darpy the f	Campbell, Parker land Sam Moss Talle Sally	Boussel, Th. the fo	Owner Mor St. Charles Parish Bouligny, D. plant Henr Jules Willia Louis Euge Louis	
plantation and the following individuals: Bella; Henry	land and 10 individuals, including the following: Auguste; Auguste	plantation and unnamed individuals	plantation and unnamed individuals	the following individual: Sarah	land and the following the following individuals: Jacob; Abram; Archy; Aleck; Black 18: Sam; Bill; Fisher; George; Hepps; Merraday; John; Jordan; Thos Lune; Manuel; Moses; Moses Harris; Major; Matthew; Phillp; Phill; Peter; Soloman; Sam; Toby; Talleyrand; William; Washington; Aussie; Caroline; Lisa; Marianne; Nancy; Jodie; Sally; Lalie; Maria; Rachel; Angele; Vincent; Suzanne; John; Milite; Edward; Julianne; Sarah; Pierre; Betsy; James; Richard; Paul	the following individuals: Edmond; Elleelse	Mortgaged Collateral https://docs.com/sic/collateral/shape-decision/shape-decisi	
1847-1850	1851-1856	1848	1859	1859	1859	1855	Dates 1859	
St. Charles Parish, Mortgage Book 7 p. 66, 1847/11/13, p. 39, 1847/06/1, p. 40, 1847/0/08; Conveyance Book A, p. 131, 1850/06/05	51-1856 Tulane University, Citizens Bank Minute Book No. 7: 1856/03/14, 1851/12/23	St. Charles Parish, Mortgage Book 7, p. 71. 1848/0/16	St. Charles Parish, Mortgage Book 11, p 68, 1859/11/14	Tulane University, Citizens Bank Minute Book No. 8: 1859/07/11	Tulane University, Citizens Bank Minute Book No. 8: 1859/02/03; St. Charles Parish, Book B, p. 370, 1859/0/05	St. Charles Parish, Mortgage Book 10, p. 77, 1855/04/0	Source St. Charles Parish, Mortage Book 11 p. 37, 1859/03/8	

Mailes, George	Lurupuru , W. A.	Logan, Samuel	Lansaux, Adele Rixner	Landreaux, Mrs. H.	Labranche, L.	Labranche, Alcee	Haydei, Bd.	Owner Garcia, Felix; Charles, Theodule, and Elvine Roussel; Julian Vienne
plantation and unnamed individuals	plantation and 40 unnamed individuals	Eddy and his daughter Patsy; Masin; Sandy	land and the following individuals: Daniel; John; Anne and her <i>Felonise</i> , Pierre, and Jim; Andrew; Michael	unnamed individuals	unnamed individuals	plantation and the following individuals: Nomme; Bartlett and unnamed individuals 1834-1851	land and the following individuals: William; Rene; Peter Jean; Jacob; Gran Jean Louis; Edmond; Phanor; Victorise (alias Groton); Sebere; Henrietta; Marie and her three children Julie, Lewis, and Anais; Ursula; <i>Julia</i> ; Michael; Laurand (alias Capitain); <i>Felossese</i> ; Adele; Heloise; <i>Cital</i> ; Adeline; Pierre; Zoe and five unnamed children	Mortgaged Collateral land and the following individuals: Abraham; Bill; Jacob; Peter; Jordan; Madison (alias Marcelle); Capitan Fish; Baptiste; Sam; Philippe; Edmond; Marianne; Suzanne and her children Jean and Nelly; Rachel and her two children Angile and Victor; Liza (alias Lily); Sully; Caroline; Toby; Talleyrand; Nellie; Nathan; Arthur Field; Sam Carroll; Alexander Jackson; Archer Carroll; George McHenry; Moses Harris; Henry Nazareth; Henry Hews; Betsy Gatewood and her children Marth and James; July Ann Johnson and her unnamed son; Eppse Johnson; Solomon Jones; William Denning; Henry Whetson; Len Thompson; Moses Howell; Rhody Flagg; Major Gillian; John Ashby; Nancy Rivers; Sam Red; Amy; Washington Spencer; Edmund; Allick
1860	1842	1849	1860	1847	1834	1834-185	1846	Dates 1853
Tulane University, Citizens Bank Minute Book No. 7: 1860/04/04	Tulane University, Citizens Bank Minute Book No. 4: 1842/02/09	Tulane University, Cilizens Bank Minute Book No. 6: 1849/06/07; St. Charles Parish,Mortgage Book 9, p. 16, 1851/06/04	St. Charles Parish, Mortgage Book 11, p. 185, 1860/10/31	St. Charles Parish, Mortgage Book 7, p. 184, 1847/3/7	Tulane University, Citizens Bank Minute Book No. 1: 1834/07/22	Tulane University, Citizens Bank Minute Book No. 1: 1834/12/26, Minute Book No. 5: 1843/05/24, Minute Book No. 6: 1849/10/30, 1851/06/17; St. Charles Parish, Mortgage Book 9, p. 30, 1851/08/30	St. Charles Parish, Mortgage Book 7, p. 84, 1846/08/05	Source St. Charles Parish, Mortgage Book 9, p. 111, 1853/01/03; Conveyance Book A, p. 174, 1853/01/03;Tulane University, Citizens Bank Minute Book No. 7: 1854/08/18

Piscros, Francois H.

Mortgaged Collateral

plantation and the following individuals: Lewis; Anson; Ben; Colos; Hatani; Laurence; Francois; Gabriel; Hanalin; Charles; Joe; James Green; Jaques; Lazaou; Harry; Henry; Henry Holloway; Abraham; Michael; Alepis; Sandy; Richard; Jean Baptiste; David Livandais; Sawyer, Nat; Moses Holloway; Macke; Andres; Gross Davis; Richard Congo; Hyacinth; Anderson; Pierre; Gros Neilson; Ludolpohi; Baptiste; Hasse; George; Lydia; Helene; Fanny; Judith; Frances; Petvone; Sally; Sylvie; Louise; Ursula; Polly Classear; Grosse Polly; Charity; Anna; Trippy; Grosse Anna; Emilie; Jasse; Martha; Maria; Rachel; Paul; Robertson; Joseph; Robess; Francois; Henry; Sesaphine; Antoinette; Emilie; Eugenia; Celestine; Francois; Sally; Suzette

Taylor, Lucy Thorn,

land and the following: Bill; Maria; Ben

Walker, A. W.; J. T. Piseros; Bayles and Victoria *Lebranche*; Thomas Bisland

plantation and the following individuals: *Leur*s; Antoine; Hilaire; Francois; *Marcuirie*; Charles; Joe; Jack; Henry; *Colad*; Richard; Jean Baptiste; Davis *Louadais*; *Maidsle*; Pierre; Baptiste; George; Paul; Robert; Haul; Little Francois;

Bastier; Ursin; Jean; Prosper, Sam; Ledge; Gros Davie; Lazarus; Alex; Andre; Hyancinth; Sally; Julie; Louise; *illegible*; Polly; Charity; Anna; Rachel; Jeanne; Martha; Emelie; Celestine; Lydie and her daughters Coralie, Little Lydie, and Justine; Melinda; Job *Pranson*; Robert Jackson; Bazile; Gabriel; Ned; John Aime; Isaac; Pierre; Helene; Aaron; Adam; Aduni; Alfred; Anderson; Anthony; Althea; Bartlett; Buck; Burton; Caldo; Chapman; Charles; Christopher; Eliza; Edwin; Eugene; Frank; Gurga Munsford; Giles; Henry; Humphrey; Jacob; Big James;

Patrick; Paul; Phette; Pierre; Solomon; Sam; Sandy; Stanny; Stephen; Sawny;

Thurston; Addam; Abey; Candide;Charlotte; Frances; Little Henrietta; Big

Juntum; Gerry; Lundum; Jenny; Manuel; Michael; Ned; Nickerson ; Norman;

Little James; Jessy; Joe; Big John; John; John C.; Little John; Josiah; Jordan; Joe;

Dates

s Source

1838-1853 Tulane University, Citizens Bank Minute Book No. 1: 1835/03/27, Citizens Bank Minute Book No. 5: 1843/11/02, Citizens Bank Minute Book No. 7: 1853/06/23; St. Charles Parish, Mortgage Book 7, p.

14, 1835/04/20

St. Charles Parish, Conveyance Book C p. 189, 1853/04/28; St. Charles Parish, Mortgage Book 11, p. 256, 1853/04/28

1853

| 852-1857 Tulane University, Citizens Bank Minute Book No. 7: 1853/06/23, Citizens Bank Minute Book No. 8: 1857/04/23,1857/06/01; St. Charles Parish, Conveyance Book A, p. 203, 1853/07/15, p. 148, 1852/09/01; Conveyance Book B, p. 263, 1853/07/15

Francois; Oscar; Hilarie; Sally; Ned; Uriah; Libby; Caroline; Phillip; Susan; Maria Yellow; Frank; Bella; Samson; Venus; William; Linda; Hanes; Beck; *Charleston;*

Lavinia Maria; Dorsey; Hyacinthe; Paul; Annah; Rachel; Sam; Solomon; Maney

Beamais; illegible; Aleck; Sarah; Emilie; Elsey; Jeanne Boone; Toby; Harriet;

Lydie; Nanny; James; Marie; Sambo; Adam; Eve; Henry; Jean Baptiste; Bastien;

Sarah; Sylvie; illegible; Ursula; Victoria; Jdee; Susannah; Rachel; Louisa; Toby;

Big Maria; Little Maria; Marie; Marie Jeanne; Mary; Matilda; Martha; Pilagie; Sally;

Edouard; illegible; William; Sylvie; Zoe; Sissy; Elizabeth; Lidia; Phrasim; Manuel,

St. Helena Parish

Kemp, Demcy Delphy; Debly; Mary; Priscilla; Kizzy; Martha; Charles; Ephraim; Anderson; Manda; Lewis; Thomas; Richmond; Albert; Harry; Hannah; Rose; Sophia; Sarah; Sam; land and the following individuals: William; Samuel; Henry; Anthony; George; Israel; Charlotte; Adaline; Benjamin; Frank; Susan; Norrell; Jacob; Dennes

ls: William; Samuel; Henry; Antho

1838

Citizens Bank of Louisiana Papers, 1834-1914

Folder 2, 1838/04/14

St. James Parish

Aime, Valcour and Josephine Roman; Valerin Choppin

the following individuals: Grand Augustin; Charles Creole; Ben; Celestin; Julien; 1836 - Gabriel; Kito; Tom; Lewis; Plato; Manuel; Petit Augustin; Auguste; Gros John; 1860 Jack; Sibra; Gros Jim; Georges Murray; Petit Jim; Charlot; Davis; Frank; John Cochen; Benjamin; Ned; Matt; Louis Davy; Jerry; Watson; Jaret; Henry; Adams; Jeorg Taylor; Gim Sim; Harrison; Charles Martail; Ben Lunette; Gros Louis; Petion; Nielisse; Theodule; Adolphe; Frontise; Rosette; William Cordounier; Baptiste; Susanne and two children; Poyon and Noel; Grande Isabelle; Magdeline; Eulalie; Maraya and her child Juliette; Syhnie; Ketty; Dianah; Mathilde; Virginie;

Marie; Henriette; Becky and an unnamed infant; Celeste and her three children

Pierre, Celestine, and Antonine; Fanchennette and two children Eugine and Sally; Charite and her four children Francois, Cressey, Jasmin, and Jauir; Catharine and her two children Joseph and Cateau; Kesier; Heddy and her two children William and Bastin; Amiee; Nancy; Melicere; Liza; Francoise (La Grosse) and her two children Alexandre and Ceriasse; Euragie; Souky; Betsey, Juliette; Becky; Bony; Kety; Gilblas; Angelique and her unnamed infant; Francoise (Petit); Annette; Pichon; Gineriere; Kedy; Andre; Valere; Francis: Lubin; Sanape; Papillon; Charles; Mercure; Casimir; Marlborough; Cartonch; Smith; Hector; Piram; Cupidon; Jupiter; Ajax; Radamanthe; Polleux; Achille; Agobar; Baptiste; Toussaint; Rosette; Venus; Jeannette; Fanchon; Clotho; Mani; Hemide; Penelope Martha; Zabille; Marinette; Abenite; Jeanie; Hibe; Hyacinthe; Cephale; Tounsered;

Arceneaux, Joseph Leon and Arthemise Bergeron

plantation and the following individuals: Lindor; John; Ned; *Naripe*; Henry; Liza; Mary; Seraphine; Celeste; Adam; Laurette; Jean Baptiste; Martha; Gregoire

St. James Parish, Book 15, p. 444, 1836/09/03, p. 464, 1836/11/03; Book 16, p. 43, 1836/12/28, p. 384, 1837/08/22, Book 17, p. 352, 1838/07/18, Book 17, p. 377, 1838/08/01; Book 28, p. 199, 1849/10/11; Book 27, p. 117, 1850/04/12; Tulane University, Citizens Bank Minute Book No. 2: 1838/03/14, 1838/03/27; Citizens Bank Minute Book No. 8: 1860/05/28

St. James Parish, Book 16, p. 363, 1837/0727

Bergeron, G.	Armant, Mrs.	Armant, Jean Seraphin and Louise Amelie Fuselier	Armant, Jean Baptiste and Rose Carmelite Cantrelle	Owner Armant, Family
plantation and 52 unnamed individuals	land and 41 unnamed individuals.	plantation and the following individuals: Randall; Ketto; Ben; Richard; Scipio; Little Bob; Sam; Elisa; Eliza and her son John; Lucy; Charite; Took; Diana and her daughter Betsey; Robert; Saphy; Will; Bob; Fouland; Jim; Claris; Valentine; Sarah; Maria; Melierte; Eugine; Bob Chartant; Sambo; Jerphy; Jack; Victoire; Lubin, Nuriea; Eustache; Joseph Boulanger; Joseph; Francois; Francis; Henry; Figaro; Jose; Noel; Tom; Janveir; Nancy; Jane and her two children Nancy and Marceline; Sylvain; Louis; Valentin; Henrietta; Betsey; Marie Louise; Henriette and her three unnamed children	plantation and the following individuals: Bambara; Camire; Baptiste; Pierre Sond; Tom Congo; Zamor; Michel; Lubin; Louis Congo; Adams; Jean Congo; Sharlot; David; Michian; Souvenir; William Petit; Alexis; Valere; Peter; Issac; Hector; Samson; Politho; Tom; Louis Mina; William Jackson; Alexis Cadcein; Leveille; Casmir; Toussaint; Petit Jean; Celestin; Cango; Jaco; Francois Calotte; Primus; Veiux Issac; Abraham; David Miller; William Jackson; Alexis Cadein; Gros Watson; Moses; Martin; Dicke; Michel Jeune; Memphis; Michel Cadein; Gros Sam; Jack Boucher; Robertson; David Braman; James O'Neill; Laray; Jack Plaquemine; Demi; Philippe; Petit Abraham; Will; James; Cilus; Humphrey; Smart; Basil; Francis; Sylvester; Mulatre; Gabriel; Mani Therese; Mandialle; Victoria; Helena; Marianne; Hennan Congo; Thebe; Francoise Macom; Rosette; Maria; Fanny; Sissley; Hennan Mina; Hannah Congo; Hannah Virginie; Emilie; Pesine; Terzile; Nancy; Sally; Julee; Nanny; Franqui; Sally Valerie; Nanny Omphrey; Marguerite Denis; Charite; Nelly; Petite Rosette; July; Becky; Sophie; George; Agnes; Jeanne; Marianne; Lisc; Pierre; Alzire; Emile; Arthemise; Stephen; Pelagie; Elizabeth; Mars; Michau; Gabriel; Aspasie; Honore; Anderson; Cyprien; Drausin; Louis; Joseph	Mortgaged Collateral the following individuals: Pompli; Charles; Robin; Flasian, Angelique; Agnes and her unnamed children; Clara; Isabelle; Caeraean; Ned; and unnamed individuals
c. 1848	1838-1848	1836-1847	1834-1840	Dates 1860
Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, Citizens Bank Papers, Folder 2, 1838/12/17, Citizens Bank Minute Book No. 4: 1842/02/19; M-1847, Citizens Bank Mortgage Book	Tulane University, Citizens Bank Papers, Folder 2, 1838/12/17; Citizens Bank Minute Book No. 2: 1837/05/17, 1837/05/27, 1840/01/03; St. James Parish, Book 15, p. 422, 1836/07/27, p. 429, 1836/08/06; Book 16, p. 313, 1837/07/03, p. 371, 1837/07/22; Book 17, p. 439, 1838/12/12, p. 447, 1838/12/17; Book 18, p. 623, 1840/08/17, p. 660, 1840/09/01; Book 19, p. 366, 1840/12/19; Book 25, p. 271, 1847/08/18	St. James Parish, Book 13, p. 705, 1834/08/19, p. 733, 1834/08/25; Book 18, p. 366, 1840/01/14	Source St. James Parish, Book 34, p. 193, 1860/02/27

Croizet, Suzanne	Chapdu, Alexandre	Champagne, Evariste and Caliste Sexchjineider	Cantrelle, Joseph Xavier and Louise Dejean	Butler, Caroline	Blouin, Evariste and Denise Arcenaux	Bienvenu, L.	Bergram, Mr.	Owner Bergeron, Michel and Constance Bergeron
plantation and the following individuals: <i>Janvier</i> ; Jim; Pierre; Benard; Jean Baptiste; Lausen; <i>Chapio</i> ; Henry; Francoise; Clarisse; <i>Tenerieve</i>	plantation, land, and the following individuals: Anachreon; Thomas; Sunday; John; 1834-1844 St. James Parish, Book 13, p. 736, 1834/09/10, p. Isaac; Gabriel; Adelle; Marie; Charlotte; Aima; Maria; Etienne; Gustave; Flore; 748, 1834/09/18; St. James Parish, Book 21, p. Iso, 1844/08/24, Book 21, p. 148, 1844/08/24 Victorie; Zoe; Pauline; Lise	plantation and the following individuals: <i>Galsin</i> ; Louis; Justin; Francois; Jean Pierre; Marianne; Charlotte	plantation and the following individuals: Justin; Nanciser; Francois; Louis; Andre; Dick; Charles; Bill; Billy; William; Adams; Ferdinand; Joe; Jean Baptiste; Eugene; William; Rose and her son Valsin; Jane; Maria; Euphrosine; Nancy and her child Francisque; Phoebe; Louise	the following individuals: Randall; Eliza and her eight children Francis, Emily; Caroline, Cezar, Henry, Fonty, Lucy, and Robert; Saul; Winney her six children Wyatt, Bedford, Leroy, Davy, William, and Patsy, and Patsy's two children Jerry and Nelly; York; Peter; Archibald; Sam; Hannah and her five children Jones, Pleasant, Miles, and Letty; Maria	plantation, land, and the following individuals: Becky; Sarah; Lucy; Manette; Nelly; Raymond; Philippe; Bazile; Marie Jeanne; Jean Baptiste; Paulin; Marie Louise	plantation and unnamed individuals	plantation and 23 unnamed individuals	Mortgaged Collateral plantation and the following individuals: Squire; Ben; Francois; Augustin; Simon; Michel; Louis; Pierrot; Joseph; Jean Baptiste; Cyprien; Jean Louis; Francois; Ben; Leveille; Augustin; Simon; Louis; Samson; Esquire; Andre; Augustin; Justine; Delphine; Henrietta; Manette; Elionsore; Celeste; Marguerite; Julie; Hypolite; Zenon; Syhre; Edmond; Ophelia; Poupone; Angelina; Syhain; Adile; Millin; Etienne; Rock; Dick; Unin; Jacques; Palsey; William; Allin; Baptiste; Grand Jean Louis; Catherine; Victorin; Victorine
1837	1834-1844	1837	1834-1844	1844	1835	1859	1837	Dates 1834-1847
St. James Parish, Book 16, p. 100, 1837/03/21; St. James Parish, Book 16, p. 131, 1837/03/27	St. James Parish, Book 13, p. 736, 1834/09/10, p. 748, 1834/09/18; St. James Parish, Book 21, p. 150, 1844/08/24, Book 21, p. 148, 1844/08/24	St. James Parish, Book 16, p. 473, 1837/12/12	34-1844 Tulane University, Citizens Bank Minute Book No 1: 1834/08/07; St. James Parish, Book 13, p. 690, 1834/08/13, p. 731, 1834/08/20; Book 21, p. 128, 1844/08/03, p. 131, 1844/08/03	St. James Parish, Book 21, p. 118, 1844/07/26; p. 123, 1844/07/30, p. 189, 1844/08/06;Tulane University, Citizens Bank Minute Book No. 5: 1844/07/30	Tulane University, Citizens Bank Minute Book No. 1: 1835/02/20; St. James Parish, Book 14, p. 113, 1835/04/09; p. 203, 1835/04/28	Tulane University, Citizens Bank Minute Book No. 8: 1859/12/22	Tulane University, Citizens Bank Minute Book No. 2 ⁻ 1837/07/15	Source Tulane University, Citizens Bank Minute Book No. 1: 1834/08/22; Citizens Bank Minute Book No. 6: 1847/03/25; St. James Parish, Book 13, p. 768, 1834/10/10; Book 16, p. 352, 1837/07/26, p. 420, 1837/08/30; Book 17, p. 321, 1838/06/22; p. 335, 1838/06/26; Book 18, p. 367, 1839/12/30

CWITE	Mortgaged Collateral	Dates	Source
Delogny Jr., Edouard	plantation and the following individuals: George; Thom Zuce; Joe Congo; Amos;	1835	St. James Parish, Book 14, p. 65, 1835/03/24
Robin and Caroline	Ben; Ambrose; Stepney; Oliver; Salomon; Bob Osburn; Willis; Martin; Walker;		
Trudeau	Morris; John; Warrick; Joe Walker; Lubin; Felix; Davy; Sam; Remy; Chricopher;		
	Washington; Charles; Tom Levox; Louis; Faro; George Congo; Bob; Manette;		
	Various Paris Deference Adolphiles Paris House Control Anna Anna Ornales		

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

Felicie Communy Marie Arsene Fortin; Fortin; Celeste Parent; **Edouard and Charles** Duplantier, Armant;

Donaldson, Edward

Commondore; Tom yellowbelly; George; Billy; Lindor Congo; Caira Borgene; Jean Antony Gloster; James; John Green; Johnson; Petit Billy; Allan; Riss; Willey; Eugene; William; Jacques; Noel; George; Antony; Quioter; Baltimore; Isaac; Pierre; Tamba; Charlos; Adam; George Saly; Louis Betsy; Louis Hita; Nat; plantation and the following individuals: Azor, Aflequin; William; Pacane; Nick; Edwilge; Nanette; Frederick; Souris; Florestine; Mathilde; Sally; Adelaule; Vinant; Cleonise; Lucie; Marie-Jeanne; Marianne; Minerve; Polly; Fity; Josephine; Francisque; Catherine; Mary; Julie; Marianne Hilow; Betsey; Canba; Manon; Mimi; Coto; Phil; Harmstead; Paul; Andre; Emond; William; Brack; Celestin;

Bernard; Elsy; Bellevere; Mina; Ketty; Ortere; Michel; Alssed; Jacob; Pelagce;

Adam Champagne; Dupresne, Isadore and Theodule Tupagnier land and the following individuals: Louis; Jean Pierre; Valsin; Justin; Charlotte; Marianno Charles; Francoise; Charlotte; Julis; Francoise Petit

1851 Tulane University, Citizens Bank Minute Book No. 6:

1837

St. James Parish, Book 16, p. 188, 1837/04/27, p. 202, 1837/05/05; Tulane University, Citizens Bank Minute Book No. 2: 1837/05/13

Bank of Louisiana Papers, 1834-1914, Folder 3: Papers, 1834-1914, Folder 3: 1852/09/13; Citizens Tulane University, Citizens Bank of Louisiana

Jacob, Ursin and Eleonore Perret; Edouard Jacoband and Celestine Malarcher; Jean Louis Haudressy and Adelaide Tureaud	Hoa, Albert and Pierre	Gourdin, J.	Godbery, James William and Marie Estelle Dupuis; William Peter Welham and Reine Seraphine Theriot; Catherine Mariner	Gaiennie, Gervais and Louis Rene	Owner Fabre, Joseph Paul and Amelie Perret
plantation and the following individuals: Creipin; Edmond; Chelsey; Viux Charles; Eleonore Perret; Claibome; Perry; Singleton; John Lonagere; <i>Tortue</i> ; Petit John: William Berry; Edouard Jacoband and Thelemaque; Randall; Joseph; Jefferson; Daniel; Sam; John; Semon; Isaac; Celestine Malarcher; Charles; Billy; William; Iem; Isaac Forgeron; Auguste; Aimee; Hannah; Marie Jean Louis Haudressy Joseph; Ketty; Diana; Eggo; Marie; Sioney; Maria; Catherine; Therese; Bill; and Adelaide Tureaud Harriette; Hellene; Marie	plantation and the following individuals: Rose and her three chi-dren, Norbert, Denis, and Anais; Henriette; Sophie; Euiele; unnamed child of Jeanne	unnamed individuals	plantation, land, and the following individuals: Ashly; Charles; Adam; Sandy; Will; Gasmill; Wyott; John; Butler; Little Charles; Dick; Abraham; Rose; Hannah; Fanny; Celina; <i>Marguinte</i> ; Sally; Mary; George; Arenu; Emelina; <i>Olora</i> ; Jim Boy; Israel; Big Mary; Ann; Jenny; Prince; Henry	land and the following individuals: Alexandre; Joly; Alexandre Congo; Jos; Henry; Alexandre; Jos Woodlen; Priscille; Fanny; Henriette; Clementine; Marianne; Catherine; <i>Vetcher</i> ; Washington; Marguerite; Charles; Priscillane; Marianne; <i>Theresia</i> ; Henry; Hillard; David; Gilbert; Moses; John	Mortgaged Collateral Fabre, Joseph Paul and plantation and the following individuals: Pierre Congo; Henry; Jerry; Eugenie; Pompee; Baptiste Congo; Charles; Victor; Tousaint; Edmond; Benjamin; Petit George; Lucie; Octave; George anglais; Michel; Amelie and unnamed infant son; Julien; Luckey and her three children Celisitin, Armstead, and Magdeline; William; Alfred; Louisa, Damon; Apollon; Mark; Joseph; Ramien; Philippe; Flora; Hyholite; Jacquah; Tom; Marie and her son Augustin; Louis; Eliza and her three sons Etienne, Zenon, and Germaine; Conacon; Narcisse Hopier; Eugenie; Peter; Drauzine; Henriette and her two children Francisque and Drauzine; Caroline; Erivin; Louis Bourgeois; Diana; Frederic
1837-1849	1838	1835	1837-1839	1842-1843	Dates 1834
98, 1837/03/01; Book 28, p. 219, 1849/06/11	St. James Parish, Book 17, p. 384, 1838/08/14	Tulane University, Citizens Bank Minute Book No. 1: 1835/02/20	St. James Parish, Book 16, p. 302, 1837/06/22, p. 340, 1837/07/15, Book 18, p. 173, p. 241, 1839/04/17	St. James Parish, Book 20, p. 25, 1842/04/15; Tulane University, Citizens Bank Minute Book No. 5: 1843/01/28	Source Tulane University, Citizens Bank Minute Book No. 1: 1834/08/22; St. James Parish, Book 13, p. 786, 1834/10/18; St. James Parish, Book 13, p. 806, 1834/11/11

Leche, Jean and Marie Scholastique Keller	LeBourgeois, Louis and Erazie Haydel	Landry, Joseph and Ethelvina	Jourdan, Jean Baptist Noel and Julie Laplanche; Emilie Jourdan; Edouard Jacob and Vasseur Webre	Owner Johnson, Henry
Valin; Baptiste; Jean Baptiste; James Lacour, James Pagnol; Augustin; Andre; Charles; Azer; Antoine; Toussaint Jeinie; Moliere; Francois; Rachel; Syllia; Adam; Fanny; Washington; Robertson; Lucinda; Eve; Zinon; Marianne; Meley; Olivier; Claire; Suzanne; Marie Joseph; Henrietta plantation and the following individuals: Sam; Dick; Perry; Scipion; Thelemaque; Celeste; Marie; Victire; Victorine	LeBourgeois, Louis and plantation and the following individuals: Jessy Commandeur, James Cook; Joe; Erazie Haydel Geo Charpenteir, Azie; Robine; Joseph; Draid; Sassich; David; Mack; Jeffrie Spid; Jeffrie Brunt; Abraham; Toussaint; George Calfer, George Bischan; Goand Daniel; Daniel Walkins; John Jackson; Peter; Kitt; African; Tiet; Adam; Jas NeClace;	plantation and the following individuals: Jackson; Bob; James; Ruban; Peter; Robert; Cooper; Henry; Moses; Louise; Jane; Marie Louise; Melandy; Agnes; Janvier; Leroy; <i>Valevin</i> ; Victoire	plantation and the following individuals: Washington; Peter; Samboll; Cyrus; Jim; Charley; Archy; Cato; Bacchus; Aaron; Mingo; Peter Wig; Henry Isaac; Felix; Henry; Francois; Jackson; Tom Edmonds; Vincent; Oxem; Paul; Sandy; Dick; Joe; Alfred; Isaac; Bill; Jean Baptiste; Brown; Jack; John; Honore; Montgomery; Sylvie; Winey; Vessy; Caroline; Hannah; Maria with three children Euphrosine, Charles, and Rosana; Mary with five children Livina, Mathilde; Marie; Alphonse, and Fanny; Winnie and her daughter Elizabeth; Clara and her three children Louise, Auguste, Jean; Cicey and an unnamed infant son; Amelia; Mary; Susan; Aimee; Charlotte; Alec; Honore; Henry; Daniel; Montgomery; Jackson; Louis; Tom; Levy; James; Clern; Archy; Paul; Alexandre; Axem; Jacky; John; Jerry; Marie Joseph; Sylvie; Winny; Annaka; Byra; Caroline; Sarah; Christine; Charlotte; Aimee; Rose; Anna and her son Tom; Mary and her son Jacob; Vicey; Nincne mulatto; Marie Locure; Maria; Little Louis	Mortgaged Collateral plantation and the following individuals: Aubry; John; Doctor; Richard; James; Mitchell; James; Stephen; Anthony; Billy; Milly; Betty; Polly; Nancy; Sarah; Sophy
1837	1834-1842	1838	1834-1860	Dates 1839
St. James Parish, Book 16; 337, 1837/07/17; p. 347, 1837/07/20	834-1842 Tulane University, Citizens Bank Minute Book No. 1: 1834/08/07; Citizens Bank Minute Book No. 4: 1842/05/09St. James Parish, Book 13, p. 693. 1834/08/16, p. 712, 1834/08/16; Book 20, p. 94, 1842/05/75	St. James Parish, Book 17, p. 243, 1838/05/04, St. James Parish, Book 17, p. 284, 1838/05/12	1834–1860 Tulane University, Critzens Bank of Louisiana Papers, 1834–1914, Folder 4, 1860/04/13; St. James Parish, Book 34, p. 735, 1860/12/03; Tulane University, Citizens Bank Minute Book No. 1: 1834/08/07; St. James Parish, Book 13, p. 696, 1834/08/06; St. James Parish, Book 21, p. 711, 1834/08/06; St. James Parish, Book 21, p. 135, 1844/08/06; St. James Parish, Book 21, p. 137, 1844/08/06	Source St. James Parish, Book 18, p. 244, 1839/05/29

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Millet, Marguerite

Mortgaged Collateral

Suzanne; Rosalee; Celestin; Rosette; Toussin; Jean Baptiste; Octavie; Francoise plantation, land, and the following individuals: Lindor; Andre; Amisise; Sylvertre unnamed child; Berthilde and her twin children; Maryann; Jean Louis; Eliza; Valentin; Elarcow doi Gaspard; Agathe Cuineese; Henrietta; Charlotte and her Jacques Congo; Michel Senegal; Kampe; Gabriel; Francois; Jacques; Antoine;

and John Spear Smith

Nicholas, Robert Carter plantation and the following individuals: Albert, Henderson; Armstead; Alleck More; Alleck Ellis; Barnaby; Bob; Beverley; Ben Batts; Buck; Austin; Euffy; Edward; Syla; Jane; Gracy; Caroline; Succordy; Elmire; Tom Daphny; Bill Sizan; Sarah; Sylva; Eugenice, Winny; Betty Ellis; Eliza; Spencer Powell; Milly; Louisa; Maria; Mary Eustes; Lucy; Mary Prenie; Nancy Napper; Nelly; Lucky Cole; Louis Brackenridge; Jim Franklin; Nelson; Napper, Peter; Spotswood; Sam Page; Godfrey; Harry; Henry Green; Hendry Bedford; Joe Locust; Jesse; Louis Ellis; Thomas; Winter; Betty; Delphy; Emily; Fanny; Harriet; Judy; Linder; Frances;

Ordman, J. B.

Patterson; Salomon; Nancy Linder

unnamed individuals

Patin, Heirs of Louise

Argus; Jupiter; Ajax; Radamanthe; Pollux; Achille; Lovelace; Thom; Gognon; plantation and the following individuals: Leandre; Francois; Gilblas; Lazre; Tobie; Marthe; Zabelle; Marinette; Pallas; Cybelle; Abenile; Jeanne; Hebe; Angelle; Servilie; Penelope; Adeline; Suzanne; Mary; Rose; Benedicte; Francoise; Eugenie; Agobar; Doho; Ellick; Julian; Baptiste; Martin; Pierre; Toussaint; Jean; Augustine; Antoine; Bacchus; Mahomet; Smith; Johnny; Paris; Hector; Pirain; Cupidon; Charles; Onusre; Mercuce; Joe; Thomas; Casimir, Malborough; Cartouche; Mandrin; Mars; Pret-a Boire; Airil; Valere; Francis; Lubin; Tanasse; Papillon; Theotis; Rosette; Venus; Zaire; Jeannette; Fanchon; Clotho; Marie; Hermide;

Priestley & Bien; Harris Priestley; Catharine Priestley, William; Caroline Priestley; Margaret Fulker; Jane

Chelsey; Ness; Tom; Leach; Charlotte; Coley; Millly plantation and the following individuals: Bob; Lee; Bousgagne; Oscar, Davy; Bill; Hyacinthe; Celestine; Desiree; Adele; Rosine; Zephyre; Adoeris; Cephale

Dates Source

- 1835-1845 St. James Parish, Book 14, p. 118, 1835/04/11, p. Book 21, p. 80, 1844/05/31; Book 22, p. 62, 1845/04/04; p. 60, 1845/04/04 141, 1835/04/18; Book 20, p. 120, 1842/06/20;
- 1835-1845 St. James Parish, Book 14, p. 124, 1835/04/14, p. University, Citizens Bank Minute Book No. 1: 1844/07/30, Book 21, p. 189, 1844/08/06; Tulane 1837/07/15, 1838/03/14, 1838/03/27, 1838/11/0 1837/05/27, Citizens Bank Minute Book No. 2: 140, 1835/04/18; Book 22, p. 58, 1845/04/03, p. 55, 1845/04/03; Book 21, p. 118, 1844/07/26, p. 123,
- Tulane University, Citizens Bank Minute Book No. 1:

1834

1834-1844 St. James Parish, Book 13, p. 699, 1834/08/06; p. 723, 1834/08/20; Book 21, p. 141, 1844/08/15

1837-1858 St. James Parish, Book 16, p. 331, 1837/07/14, p. 373, 1837/07/22; Book 25, p. 224, 1847/03/18; Tulane University, Citizens Bank Minute Book No. 8.

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Roman, Andre
Bienvenue and the
heirs of Louise Patin

Mortgaged Collateral

plantation and the following individuals: Charles Green; Scipeon; Sylvestre; Sunday; Sam; Paris; Patrick; Long Tom; Petit Tom; John Bristle; John Scabre; John Insel; Abraham; Dick; Bill; James Parker; Joe Cabre; Charles Vieux; Charles Wagner; Wilson; William; Lodivell; Elias; Walter; Cesar, Bob; Relf; Claibome; Ness; Honore; Frederic; Isaac; Richard; Joe; Etienne; Mary Sandy; Maria; Anne; Hannah; Kitty; Jane Dick; Harriet; Henrietta; Henny; Eliza and her two children Louisa and an unnamed child; Eliza and three children Eddo, Caroline and Jacob; Nieille Lucie and two children John and Christine; Lucie; Zemire; Lydia; Mary; Rachel; Rosette; Fanny; Alfred; Jane; Diana and her two children Henry and an unnamed child; Fanchette

Roman, Sosthene and Arthemise Landreaux; Jacob Denny, William Hiesonymus, and Webb Ross

plantation and 105 individuals, including the following: Joe Dick; Tom; Sam; Edward; Zaccharie; Flander; Jean Baptiste; Buck; Jack: Henry; Jolly; Simon; La Fortune; Allain; July; Apollon; Joe *Peytavir*; Richard; James; Jean Pierre; Fortune; Frank; Isaac; Martin; Alexandre; William; Prenee; Louis; Leandre; Louis; Jean; Noble; Francoise; Nieille Lucie; Marianne; *Properpine*; Rose; Sylvie; Hobe; Maime; Sarah; Petit Phillis; Maria; Sally; Jeune Lucy; Louisa; Becky; Megere; Ketty; Little Ann; Henrietta (Jeune); Joannah; Aggay; Julia; Cecile; Charite; Dianah; Mathilda; Bazile; Jacob; Fanny; Babet; Manon; Fiyaro; Marguerite; Jeannette; Agnes; Auguste; Charles; Lubin; Charlotte; Mariette; Brigette; Flore; Leanneton; Thomas; Charles; Bob; Amable; George; Henry; Hutton; David; Alerte; Rubin; Willis; Sephin; Bien Aime; Ismael; Joe Griffe; Blaise; Lubin; Alexandre; Petit Noel; Delcy; Antoinette; Nanette; Grand Phillis; Fanchonnette; Julie; Nanette;

Roman, Victoire

unnamed individuals

Celestine; Ariane; Louise; Sophie; Marguerite; Stephen; John

Smith, R. C. and Nicholas

Strong, Jesse

unnamed individuals

plantation and the following individuals: Henry; Nash; Green; David Black; Ben Black; Anthony Black; Noah Black; Nelson Black; Silvia; Winney

Taney, Louis M. and Marie Cephalie Fabre

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

Dates Source

1834-1854 Tulane University, Citizens Bank Minute Book No. 1: 1834/08/07, Citizens Bank Minute Book No. 2: 1837/06/19, Citizens Bank Minute Book No. 7: 1854/12/29; St. James Parish, Book 14, p. 108. 1835/04/08, p. 135,1835/04/18; Book 15, p. 442, 1836/09/03; Book 22, p. 65, 1845/04/05, p. 68, 1845/04/05

835-1857 St. James Parish, Book 14, p. 350, 1835/11/02, p. 358, 1835/11/07; Book 16, p. 169, 1837/04/18, p. 195, 1837/04/28, p. 349, 1837/07/25, p. 375, 1837/07/29; Book 17, p. 170, 1838/04/07, p. 198, 1838/04/12; Book 18, p. 1, 1839/01/05, p. 29, 1839/01/11; Book 23, p. 114, 1845/11/06, p. 111, 1839/01/11; Tulane University, Citizens Bank Minute Book No. 2: 1837/05/27, Citizens Bank Minute Book No. 2: 1837/07/15, 1838/03/14, 1838/03/27, 1838/11/0; Citizens Bank Minute Book No. 6. 1850/04/09; Citizens Bank Minute Book No. 8: 1857/05/18

1834 Tulane University, Citizens Bank Minute Book No. 1:

Tulane University, Citizens Bank Minute Book No. 1: 1834/08/07

1834

1834-1845 Tulane University, Citizens Bank Minute Book No. 1: 1834/08/07; St. James Parish, Book 14, p. 4, 1835/01/07; p. 131, 1835/02/04; Book 21, p. 254, 1845/01/07; p. 252, 1845/01/07

St. James Parish, Book 16, p. 298, 1837/06/20; p. 317, 1837/06/29

Panes, Marie Louise	Trigras, L. S.	Garcia, Felix and Dunlap Momure Inc.	Garcia, Felix and Adolphe <i>Jorapum</i>	Boulginy, Dominique	Bell, C.	St. John the Baptist Arnauld, Mrs. J. E. planta indivi	Webre, Georges	Owner Votre, Mrs. George
unnamed individuals	plantation and unnamed individuals.	Amaud plantation and 25 unnamed individuals	the following individuals: Ferdinand; Jean; Tom; Bill; Lucile; Rachel; Lucile Joe; Machel Martin; Hanny; Phebe; Maffy (alias Mary); Charlotte and her children Jean and Valcount; Albert; Anson; Caroline	sugar plantation and 44 unnamed individuals	plantation and 37 unnamed individuals	ptist plantation and the following individuals: Brisson; Peter and other unnamed individuals	Linder, Agathe; Gabriel; Francis; Jean Louis; Eliza; Toussaint; Octavie; Buthilde; Adam; Luzann; Rasalin; Citistin; Amisere; Campi; Sylvestre	Mortgaged Collateral land and unnamed individuals
1834	1842	1852	1846-1853	1852	c. 1848	1838-1846	1835-1844	Dates 1842
Tulane University, Citizens Bank Minute Book No. 1: 1834/08/22	Tulane University, Citizens Bank Minute Book No. 4: 1842/01/19	Tulane University, Citizens Bank Minute Book No. 7: 1852/05/20	St. John the Baptist Parish, Conveyance Book Y, p. 68, 1846; Tulane University; Tulane University, Citizens Bank Minute Book No. 4: 1842/06/30; Citizens Bank Minute Book No. 7: 1853/05/05, 1853/05/12, 1853/07/14	Tulane University, Citizens Bank Minute Book No. 7: 1852/09/09	Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, Citizens Bank Minute Book No. 2: 1838/05/04, 1838/09/06, 1838/10/01, Citizens Bank Minute Book No. 5: 1843/05/24, 1844/10/04. 1844/10/23, 1846/02/19	Tulane University, Citizens Bank Minute Book No. 1: 1835/03/25; Tulane University, Citizens Bank Minute Book No. 5: 1844/05/31	Source Tulane University, Citizens Bank Minute Book No. 4: 1842/03/23

Owner Mortgaged Collateral St. Landry Parish Angamarse. Eugene plantation and the following

Dates Source ĺ

Hill, Dr. George	Flaujac, Garrigues; Chretien, Hippotite	Doyle, John	Denegre, William	Cooke, Thomas and Thomas C. Anderson	Cooke, J. A.	Chretien, Appolite	Angamarse, Eugene Henri
plantation with the following individuals: Sam; Amanda; Thomas; Willy; Lemuel; George; Peter; Molly; Flora; Howard; Anthony; Poisante; Alfred; Alleck; Fannie; Thom; Nancy; Richard; Maria; Agnes; Patience; Winny; Juliet; Celeste; Manuel; Milly; Mary; Louisa; Charlie; Tinny; Melinda; James Posey; Jane; John; Eugene; Beck; Lucinda; Joe	land and the following individuals: Anthony; Wally; Macuya; Etienne; Jefferson; Marguerite; Henriette and her children <i>Terry</i> and Carmelite; Delphine and her child Ceaser; John	land and the following individuals: Eliza and her child Charlotte	land and the following individuals: Sam; Peter; Tom; Richard; James Posey; John; Eugene; Joe; Amanda; Molly; <i>Joe Saul</i> ; Nancy; <i>Ninny</i> ; Milly; Louisa; Finny; Jane; <i>Beck</i> ; Thomas; <i>Willy</i> ; Lemuel; George; Flora; Howard; Anthony; Alfred; Alleck; Fanny; Maria; Agnes; Patience; Juliette; Celeste; Manuel; Mary; Charlie; Melinda; Lucinda	land and the following individuals: Jim Bell; Moses Hall; Daniel Sharp; Ive Williams; Peter; Jim Carpenter; Andrew; Reuban; Alexander; Lizzy; Eliza; Mary Jane; Beddy; Tom	sugar plantation and unnamed individuals	plantation and unnamed individuals	plantation and the following individuals: William Brown; Rose; Tom Mumford; Allen Brown; Jow; Tom; Edmond Sampson; Charles Williams; Peter Camble; Ben Street; Henry Haskins; Jemen Jones; Jack Ludwick; Antoine; Chapman; Ben; Henry; Charles; Phil; Edmond; George; Fanny; Jilly; Angelique; Agathe and her child Hense; Julie; Tilly and her child Henriette; Silvestre; Sethe; Adolphe; Jules child of Tilly Ann; Mary Walker; Lucy Ann; Mareilla; Eliza Ann and her son Ernest; Becky Prior
1858	1832-1850	1837	1858	1853	1857	1849	٠_ــــــــــــــــــــــــــــــــــــ
Tulane University, Citizens Bank Minute Book No. 8: 1858/08/21, Citizens Bank of Louisiana Papers, 1834-1914, Foldier 5	St. Landry Parish, Mortgage Book 2, p. 110, 1832/06/11; Conveyance Book IJ-1, p. 137, 1837/09/13; Mortgage Book 5, p. 36, 1850/01/23	St. Landry Parish, Conveyance Book IJ-1, p.125, 1837/07/21	St. Landry Parish, Mortgage Book 9, p. 86, 1858/08/31	Tulane University, Citizens Bank Minute Book No. 7: 1853/06/09; St. Landry Parish, Mortgage Book 7, p. 1, 1853/06/30	Tulane University, Citizens Bank Minute Book No. 8: 1857/02/10	Tulane University, Citizens Bank Minute Book No. 6: 1849/11/20	850-1851 Tulane University, Citizens Bank Minute Book No. 6: 1851/02/18; St. Landry Parish, Mortgage Book 5, p.47, 1850/03/22

Owner Moore, William	Mortgaged Collateral land and the following individuals: Asey Sparks; Bon Lucket; Joe Dawsey; James Hawkins; Augustus Speake; Magloire; Milley Lucket and her unnamed child; Marie and her child Laura; Delia; Millie Gage and her child Bob;Elizabeth Lucket	Dates 1837-1838	Source St. Landry Parish, Conveyance Book IJ-1, p. 188, 1837/04/18, p. 190, 1838/02/24; Tulane University, Citizens Bank Minute Book No 2: 1838/02/12
Offult brothers	unnamed individuals	1835	Tulane University, Citizens Bank Minute Book No. 1: 1835/05/11
Overton, John H. and Patrick H.	land and the following individuals: Virgil; Peter; William; Billy; Amos; Harry; Claiborne; Sterling; Shepherd; Charles; Azores; Peter Jones; Robert; Hector; Joe Lu; Joe Blanks; Beverly; Jeff; Daniel; Soloman; Bob; Bill; Virgil; Mitchell; Becky; Caroline and her children Henry and an unnamed chilld; <i>Tempy</i> with her child David; Rose and her children Bill and Lydia; Betsy and her five children Henderson, Becky, Dan, George, and an unnamed child; Hannah and her two children <i>illegible</i> and Sukey; Phillis and her unnamed child; Rachel and her child Phillis: Patty and her child Phebe; Flora and her unnamed child	1838	St. Landry Conveyance Book IJ-1, p.177. 1838/01/20
Smith, Raphael J.	rah Ann; Arthelia	1837	St. Landry Conveyance Book IJ-1, p.148, 1837/07/31
Smith, Robert E.	and and the following individuals: Essex; <i>Melly</i> ; Maria; Charlotte; Matilda; Harriet; Susan; James; Henry; Nelson; Auguste; Mary; Henriette; Catherine; Louisa an nfant girl; Julia; Clarissa	1837	St. Landry Conveyance Book IJ-1, p. 137, 1837/06/29
St. Martin Parish Amy, Mrs Carmelite I	and and the following individuals: Jack; Joe; William; Guillaume; Martin; Jean 3aptiste; Rose; Darg	1856-1858	St. Martin Parish, Conveyance Record 26, p. 123, 1858/04/12; St. Martin Parish, Conveyance Record 24, p. 342, 1856/07/03; St. Martin Parish, Conveyance Record 26, p. 59, 1858/11/29
Boutelou de St. Aubin, Francois Charles	land and the following individuals: Sam; Bessey (alias Ellen); Isaac; Maryann; and 1838 7 unnamed the following individuals	1838	Assumption Parish, Mortgage Record 1831-1835, p. 209, 1838/10/30; Mortgages 1835-1841, p. 128, 1837/08/10; Mortgage Book 1834-41, p. 209, 1838/10/18; St. Martin Parish, Conveyance Record 11, p. 11; Tulane University, Citizens Bank Minute Book No. 2: 1838/09/03
Boutte, Celeste	land and the following individuals: Louise; Hector or Nelson; Lubin; Zoe; Zenon; Edward ; Alexandre; Petit; Eliza; Victor; Jean Louis	1838	St. Martin Parish, Conveyance Record 10, p. 37; p. 307, 1838/03/17, p. 370, 1838/05/29

Duclozel, Olivier Pierre and Marie Emeranthe Latiolais	Delahoussaye, Octave	Delacroix, Francois D.	DeBlanc, Louis D. and Marie Constance <i>Labianche</i>	DeBlanc, Desplanet and Marie Francoise Delacroix	DeBlanc, Contance	Darby, Widow S. M.	Owner Canby, Sarah
land and the following individuals: Abraham; Doustan; Dick; Norbert; Mentor; Sam; John Bull; Bill; James; Senegal; James; Hilerie; Charles; Samuel; Nellie; Sylvie; Peggy; Zenon; Moses; John; Sam; James; Benn; Belzey; Marie	land and the following individuals: Dick; Alfred; Thomas; Jim; Isaac; Julie; Edouard; Jolivet; Patsy; Ophelia; Lelia; Marie; Maria; Dickson; Patsy; Sophie; Francisque	land and the following individuals: Apollon; Louis; Allen; Steven; Henry; Delphine; Sally; Lucy; Adelaide; Felicite; Alexandre; Laurent	land and the following individuals: Maria; Julie; Catiche; Caty; Betsy; Rierden; James; Dennis; James; Clarisse; Elizanne; Dublin; Nicaud; Violette; Henry Maria's child; James, Maria's child; Dominique Catiche's child	land and the following individuals: Charles; Lloyde; Congo; Daniel; Achilles; Alcendor; Symlior; Julien; Francois; Andre; Henry; Levende; Bill; Lewis; Cheri; Robert; George; Cesar, Pierre; Mick; John; Didier, Harry; Jacob; Jean Baptiste; Celestine; Equisthe; Tom; Malvina; Marianne; Magdelaine; Clarisse or Charlotte; Anna; Martha; Mary; July; Emmy; Caty; Pouponnade	land and the following individuals: Blaise; Dick; Bob; Dub; Hishem; Henry; George; John; Meartin; Philippe; Nelson; Harry Parker; Lajeunesse; Etienne; Green; charles; Pierre; Harry Hatcher; Sandy; Manuel; Louis; Julia; Francois; Milly; Baptiste; Fanchonnette; Jeanne; Zenon; Ursula; Fanchon; Cloementine; Alixcandre; Julia; Rose; Victoire; Annette; unnamed; Mearia; Jack and Winny; Meary; Varker, Adeline; Patience; Scilly; Marianne	plantation and 50 unnamed individuals	Mortgaged Collateral the following individuals: Denis; John; Washington; Henry Shy; Mary; Maria; Caroline; Ned Tavis; Godfrey; Kitty Daniel; Little Daniel; Mary Daniel; Martha; Henry Rider; Tesse Rider; Little John Pickett; Sarah Pickett; Ann Rufus; Little Rufus; Edmond Daniel; Martha Daniel; Van Buren Daniel; Martha Tom; Fanny Travis; Charlotte Randolphe; Ann; Henry Kohn; Little John Pickett; Monroe Daniel; Nanncy; Henry; Henry; Peter; Sam; Manuel; Delly
1837	1849	1838	1838	1837-1838	1844	1844	Dates 1840
St. Martin Parish, Conveyance Record 10, p. 204, no 8164, 1837/07/21; St. Martin Parish, Conveyance Record 10, p. 206, no 8165, 1837/07/22	St. Martin Parish, Conveyance Record 1-D, p. 258, no 92, 1849/10/02	St. Martin Parish, Conveyance Record 10, p. 303, no 8246, 1838/03/13	St. Martin Parish, Conveyance Record 10, p. 294, no 8239, 1838/03/06	37-1838 St. Martin Parish, Conveyance Record 10, p. 202, no 8162, 1837/07/17; Conveyance Record 11, p. 5, no 8329, 1838/07/13	St. Martin Parlsh, Conveyance Record 15, p. 116, no 10565, 1844/06/15	Tulane University, Citizens Bank Minute Book No. 5: 1844/04/10	Source St. Martin Parish, Conveyance Record 12, p. 150, 1840/04/30, p. 217, 1840/05/04

Judice, Jacques and Marie Louis Hyacinthe Boutte	Hickey, Philippe	Heard, Edward J.	Guidry, Jean Baptiste Jr.	Fuselier, Clara and Pierre Paul <i>Briant</i>	Fenwick, Joseph	Fagot, Charles	Owner Eyssallenne, Joseph
land and the following individuals: Joe; Francisque; Leanne; Henrie; Adeline; Lelie; Jean Louis; Dan; Auguste; Celestin; Madelaine	plantation and the following individuals: Richard; Jacob; Eill; Dan; Ben; Horace; Mike; Ned; Luke; Sam; Daniel; Sarah; Susan; Vina; Chloe; Rose and her 2 unnamed children; Mary; Louise; Zelia; Amy and her 2 urmamed children; Abby; Syney; Molly	land and the following individuals: Lewis; Collin; Nealy; Jack; William; Charles; Abraham; Betsey; Olivia	land and the following individuals: Jean Baptiste; Joe; William; Martin; Jack; Guillaume	plantation and the following individuals: Bessy; Charles; Mearie; Valsin; one unnamed infant; Marulle; Delphine; Theodore; Henry; Auguste	land and the following individuals: Nat; Stephen; John; Henry; Bob; Rachel; Amanda; Nelly; Alsey; Mary; Joseph; Celia; Eliza; Mary Claire; James; Eleonore; Louisiana	land and the following individuals: Nick; Paim; Bill; Anny; Julie; Charlotte; Peggy; Sophie; Lavinia; Ketty; Etienne; Don Louis; Marie; Celeste; Honourine; Lucile; Henry	Mortgaged Collateral iand and the following individuals: Alexander; Fern; Dick; Thomas; Pern; Alfred; Isaac; Julie; Edouard; Joliet; Clemence; Ophelia; Lelia; Eleanore; Marie; Nelssey; Marie; Dickson; Patcey; Sophie; Francis; Patsy; Grace; Clemence
e; 1834	. 1838	1840	1838	1844	1837	1837-1849	Dates 1835-1851
St. Martin Parish, Conveyance Record 9, p. 178 no 7668, 1834/11/22; Tulane University, Citizens Bank Minute Book No. 1; 1834/10/20	St. Martin Parish, Conveyance Record 11, p. 17, no 8336, 1838/07/29; Conveyance Record 10, p. 365, no 8297, 1838/05/10; East Baton Rouge Parish, Mortgage Book K, p. 15-16, 1838	St. Martin Parish, Conveyance Record vol 12, p. 153, no 8760, 1840/05/04	St. Martin Parish, Conveyance Record 10, p. 265, no 8216, 1838/01/06; Conveyance Record 10, p. 356, no 8292, 1838/05/15	St. Martin Parish, Conveyance Record 14, p. 341 no 10409, 1844/01/02	St. Martin Parish, Conveyance Record 10, p. 208, no 8168, 1837/08/17	St. Martin Parish, Conveyance Record 10, p. 225, no 8186, 1837/09/16; Conveyance Record 11, p. 135, 1838/11/03; Conveyance Record I-D, p. 259, 1849/10/02; Tulane University, Citizens Bank Minute Book No. 2: 1838/03/03, Citizens Bank Minute Book No. 5: 1843/04/29; Citizens Bank Minute Book No. 5: 1843/04/29; Citizens Bank Minute Book No.	Source St. Martin Parish, Conveyance Record 9, p 308 no 7761, 1835/06/08; St. Martin Parish, Conveyance Record 14, p. 265 no. 10336, 1843/09/02; St. Martin Parish, Conveyance Record 17, p. 386, no 11565, 1848/07/15; St. Martin Parish, Sheriff Book 2, p. 163, 1849/07/10; Conveyance Record I-D, p. 261, 1849/10/02; St. Martin Parish, Conveyance Record 20, p. 373, no 12565, 1851/12/03; Tulane University, Clitzens Bank Minute Book No. 1: 1835/05/25, Minute Book No. 6: 1848/05/11

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Mortgaged Collateral

Marsh, Jonas; John Fitz plantation and the following individuals: Austin; Alfred ; Joe Small ; Thomas Brown; Betsey; Judiah; Aveline; Arcenos Jane; Anise; Piggy; Nancy; Mathilde; Old Levin; Dennis; William White; Bill Freeman; Gilfred; Jackson; Bill; Ruth Fanny; Rachel; Clarissa; Robert; unnamed boy; unnamed girl; George; Suzan; Charles Ban; Gemison; Jane; Rachel; Franciliette; Lucky; Sally; Alley; Nancy Edward; May; Tom William; George Woolfolk; Lassin; Dick; Moses Lafayette; Lafayette; George Wallace; Bill; Franklin; John Jackson; Nicholas; Joe Radfield: Archey Zucker; Billy Quash; Monroe; Jim Henry; Bull Daniel; Henry Jones; Jacob; Monroe; Ben Brown; Phillip; Frank; Peter Jones; George Dodssin; William Jones;

unnamed child; Delphius; Isaac; Charlotte; Sophie; 2 unnamed children; Isaac John Pierre; Kit; Cyrus; July Ann; Tim; Dorcas; John Trevosh; Becky; Nancy; Gilbert; Abraham; Josephine; Catherine; John Baptiste; unnamed child of Sudia; unnamed child of Sudia; Martha E; Henry Davis; Adam; Jack; Abbe; Jim; Nelson; Clintot; Sam Cooper; Manuel; Dareas; Julian

Geoking; unnamed child; unnamed child; unnamed boy; unnamed boy; unnamed

Woolfolk; Gimison; Fanny; Sudia; George; George; child of Nancy; child of Betzey; boy; unnamed girl; unnamed boy; Moses; Billy Ferry; Simbury; William; Bill

Morse, Isaac Edward

Dates

838-1844 Source

St. Martin Parish, Conveyance Record 10, p. 326, Citizens Bank Minute Book No. 2: 1838/06/21, 279, no. 8866, 1840/08/24; Convenyance Record no 8656, 1840/02/01; Conveyance Record 12, p. no 8269, 1838/04/07; Conveyance Record 11, p. 57, Minute Book No. 3: 1840/01/11; Citizens Bank of 12, p. 110, no 8733, 1839/03/28; Tulane University, 15, p. 7 no 10468, 1844/03/08; Conveyance Record no 8361, 1838/09/26; Conveyance Record 12, p. 38, Louisiana Papers, 1834-1914, Foldier 5 1838/09/3, 1838/09/24, 1839/05/09; Citizens Bank

land and the following individuals: Courtney; Mary; Maria; Isaac; Laura; Patsy

Francois St. Marc Darby,

plantation and the following individuals: Blaise; Lajumesse Martin; Pierre; Philippa; 1838 Hasher; Samuel; Jacksonnetta; Zenon; Frank; Fanchon; Clementine; Alexandre; Eustes; Ken; Victoire; Greur; Paul; John; Rein; Barry Parker; Sherena; Henry Francois; Ratier; Sally; Mary; Jack; Mary; Molly; Baptiste; Amante Marie; Ann; Paster Genne; Dal Louis; Adeline; Louis; Jeanne; Bank lanhomille; Julie; Charles; Manuel; Bob; Dick; Isaac Hirhem Harry; Nelson; Sandy; George; Harry Halie; Rose; Annette; unnamed child; Sissy; Maria; Parker; Patience

Marie Cidalise Mouton Voorhies, Comilius and the following individuals: Isaac; Charles; Edward; Norbert; Ned; Nelson; Octave; Gustave; Joe; Zany; Sarah; Frederick; Amanda; Henry; Orphelia; Martha; Octavia

> 1837-1844 St. Martin Parish, Conveyance Record 16, p. 329, no. 11270, 1837/12/16; St. Martin Parish,

Conveyance Record 10, p. 256, no 8209

St. Martin Parish, Conveyance Record 10, p. 351,

no 8290, 1838/05/14; St. Martin Parish, Conveyance

Record 10, p. 352, no 8291, 1838/05/15

St. Martin Parish, Conveyance Record 10, p. 86, no 9035/ p. 30, no 8995, 1841/06/08; Tulane University, Citizens Bank Minute Book No. 3:

Gerbeau, Josephine; Pinckney Bethell	Fuselius, Gabriel and Jules Mossy	Darby Brothers	Brushinn, W.	Owner St. Marv Parish
plantation and the following individuals: Edmund; John; George; Charles; Philippe; 1857 Celestin; Adelaide; Sam; Louisa; Julia; <i>Westem</i> ; Rosette; Emma; Francoise; Marianne; Maria; Peggy; Minda; James; Samuel; Cornelia; Celiete alias Pousse; Azelia; Seline; Raphael; Manuel; Nancy; Christin; Jacob; Thomas; John; Harry alias Aimee; Abraham; William; <i>Kerba</i> ; Nina; Betsy; Clara	plantation and the following individuals: Jim; Bram; Joe; Peter; Old Jim; Rhody; Dave; Guy; Nancy Joe; Josephine; Joe; Alphons; Jesse; Rosa; Nancy; Joe; Vinat; Willis; Patsy; Thomas; John Henry; Moses; Ben; Louis; Nancy Gorey; Peggy; Kitty; Fulton; Edmund; Old Garey; Nelson; Jud; Phillis; Edmund (alias Kid); Sampson; Nancy; Jefferson; Ben Rosiur; Will; Jerry Hunz; Adam; Reiss; Giles; Hellier; John Barnett; Dolly; Frank Joe; Caroline; Sarah Jackson; Albert Collier; Haywood King; Violett Shephard; Phyllis; Aveline; Oliver; three unnamed individuals; Louisa Rogers; Victoria; Patience Gur; Milly; Gilbert; Eliza; William Wilson; John Clark; Dick Duncan; Nancy Donaldson; Bartley; Zenon; George; Billy; Cobb Wright; Charles; Eliza Lou Grant; Jackson; Louisa; Harriett; Hannah; Reubin; Casar Scott; Dick Bowlkes; Fielding	plantation and the following individuals: Blaise; Dick; Green; Bob; Pub; Hishem; Henry; George; John; Martin; Charles; Pierre; Philippe; Nelson; Harry Parker; Lajeuness; Etienne; Harry Hatcher; Samly; Manuel; Louis; Julia; Francois; Milly; Baptiste; Franchonnette; Jeanne; Zinon; Ursula; Frastron; Clementine; Alexandre; Ulalie; Rose; Victoire; Annettte; unnamed individual; Maria; Jack; Winny; Mary; Parker; Adelaide; Patunia; Scilly; Mariane; Hannah; Carofine; Renny; unnamed individual	Billush plantation and 60 unnamed individuals	Mortgaged Collateral
1857	1855		1839	Dates
St. Mary Parish, Mortgage Book 19, p. 123, 1857/04/08	Tulane University, Citizens Bank Minute Book No 7: 1855/01/16; St. Mary Parish, Mortgage Book 18, p. 3, 1855/01/26	St. Mary Parish, Mortgage Book 17, p. 116, 1854/02/06	Tulane University, Citizens Bank Minute Book No 2: 1839/04/04, 1839/04/08	Source

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and Samuel M. Ogden Huger, John Middleton

Mortgaged Collateral

Washington; Nelly; Armistead; Nicey; Cinthia; Milly; Meclina; Caster; Albert; Cote Blanche plantation and the following individuals: Big Jim; Old Nelly;

Gilbert; Dinah; Barbara; Patience; Nathan; Peyton; Peter, Old Mary; Old Jane; Tabby; Andy; Coleman; Dorcas; William; Artemes; Rhody; Amy; Spencer; Leah; Cretea; Charity; Martha; Pat; Sally; Jim; Betsey; Lucy; Joe; Calvin; Louis; Jackson; Abraham; Minta; Bolly; Edmund; Sam; Peggy; George; Roderick; Harry; Edda; Old Jacob; Nancy; Jack; Isham; Old Major; Major; Alick; Sophy; Old Tom; Billey; Courtney; Beckey; John; Stephen; Eliza; Modilla; Meunda; Carey; Harry Boyston Elizabeth; Susan; Miria; Menna; Jake; Old Tom; Munroe; Fanny; Tom; Nanny; Suzan; Tosch; Violet; Dave; Nelson; Caroline; Emily; Melinda; Toney; Thomas; Rosine; Jefferson; Minerva; Saunders; Ted; Old Harvey; Mangey; Dixon; Edmond Jane; Old Sarah; Toney; Affy; Patty; Phillis; Molley; Thomas; Chloe; Beck; Aaron;

Joseph; Rudy; Audez; Daphne; Little Hannah; Littly Patty; Bristol; Ned; Charlotte Sally; Andrew; Mary Poiney; Dick; Old Hannah; Tony Jack; Jenah; Stephey; Racchus; Little Jack Violet; Dorcas; August; William; Jackson; Anthony; Mary; Sophy; Amos; Frank; June; Sabrina; Philip; Rose; Belmont Jack; Mariah or Murriah; Russ; Gui; Venus

Marsh, John C.

Little Betsy; Little Maria and her child Little Louisa; Suze; Jane; Louisa; Slyvia and Bill; New Frank; William; Old Frank; Cain; Arcly; Henry; Sabrey; Athena and her plantation and the following individuals: Peter, Jack; Jim; Gus; Joe; Ned; Sawney; Foster; Bob; Gus; Durand; Bill; Little Ned Charity; Chloe; Grace; Big Maria and her children Edward and Durand; Hona; Mary Ann, and George; Mary and her children Frances, Purvey, and Eveline; her children Rosalie, Harriet, and John Lous; Sally and her children John, Effy, children John, Mary Ann, Jerry, Margaret, and Peet; Milley and her child Betsy; children Jake and Betsy; Sarah and her children Elsey and Phill; Suckey and her 1838

Moore, John

the following individuals: George; George; Sam; Nancy; Rose; Bob; Caroline;

1843

St. Mary Parish, Mortgage Book 11, p. 260,

Dates Source

1846

St. Mary Parish, Mortgage Book 12, p. 385, 1846/04/21; Tulane University, Citizens Bank of Louisiana Papers, 1834-1914, Foldier 5

St. Mary Pansh, Mortgage Book 1837, p 195

Page 66

Nicholas, Robert Carter	Owner Nicholas, R. C. and B. G. Tenney
Emily; Coleman Nicholas, Robert Carter Cote Blanche Plantation and the following individuals: Jacob; Little Mayor; Stephen; Little Jacob; Nelson; Edmond; Armisted; Monday; Big Harry; Washington; Peyton; John; Young Jon; Big Mayor; Bill; Peter; Fersh; Richmond; Eliza; Tammy; Charity; Caroline; Nelly; Violet; Diana; Tubby, Nancy; Harriett; Nicy; Milly; Lacy; Little Mary; Rhony; Sally; Minty; Saunders; Jefferson; Minerva; Dickson; Harry; Davy; Tom; Naney; Courtney; Eddy; Paully; Susanna; Jacob; Barley; Patrick; Coleman; Frederick; Minerva; Cintly; Molly; Penina; Abraham; Buster; Leah; Vina; Solomon; Joe; Calvin; Martha; Amy; Jane; Edmond; Modilla; Alexander, Handy; Little Tim; Charles; Sorberton; Sophia; Lindy; Elizabeth; Albert; Minerva; Jack; Cerias; Betsy; Thomas; Casey; Tomy; Lewis; Marthon; Rindey; Emily; Artemis; Patrick; Becky; Louisa; Margaret; Sam; George; Peggy; Harold; Willy; Mamah; Jackson; Spencer; Charlotte; Lorean; unnamed individual; Harnby; Robinson; Hisam; Virginia	Mortgaged Collateral sugar plantation on Cote Blanche and the following individuals: Abram; Nelson; Washington; Edmund; John; Tom; Ruben; Amistad; Richmond; James; Henry; Major; Sam; Stephen; Peyton; Big Jim; Monday; Pompey; Poun; Peter; Big Sam; Charles; Major Thomas; Sanders; Jacob; Jefferson; Dixon; Marion; Harry; Bill Cooper; Tom Cooper; Jacob; Old Ben; Lucy; Molly; Rody; Susan; Dinah; Liza; Amy; Milly; Sally; Nelly; Tepi; Fanny; Violet; Chanty; Caroline; Mary; Tabby; May; Hormld; Mary; Dave; Tom; Joseph; Andrew; Fred; Venus; Mannory; Edy; Leah; Lyncheu; Amy; Polly; Milly; Susan; Barbery; Nancy; Delly; Caloin; Solomon; Lyncheu; Arramus; Edmund; Sohpy; Minerva; Cotney; Palum; Artamus; Ellen;
1837	Dates 1837
Tulane University, Citizens Bank Minute Book No. 2: 1837/06/19; Citizens Bank of Louisiana Papers, 1834-1914, Folder 1, 1836/02/06; St. Mary Parish, Conveyance Book F, p. 401, 1845/08/03	Source Concordia Parish, Mortgage Book J-K, p. 10, Cancordia Parish, Mortgage Book J-K, p. 10, 1837/07/11; Tulane University, Citizens Bank of Louisiana Papers, 1834-1914, Folder 1, 1836/02/06

Pavy, Pierre Joseph

plantation and the following individuals: George; Frederick; Matilda

1837

St. Mary Parish, Mortgage Book 9, p. 77, 1837/06/27; Mortgage Book 10, p. 131,

Cousin, Terrence	Belargen, David	Baham, Renez land a Jack; Alexa	Tenny, Bernard and Robert Carter Nicholas	Owner Tenny, Bernard
land and the following individuals: Clark; Hesspi; Cynes; Wesley; Sonthy; Caleb; Tom; Jessy; George; Elias; Lewis; Hector; Old George; Joshua	land and the following individuals: Thurston; Justin; Sam; Nelly and her three children Lewis, Martha, and Joe; Fanny and her three children Rosalie and two unnamed children; Adam; Caleb; Amistad; Daniel; <i>Vina</i> and her two unnamed children	nd the following individuals: Luca; Peter Buck; Charles; Lewis; John; Peter; Charlotte; Betsey and her unnamed infant; Caroline; Fanny; Catherine; nder; George; Pierre; Isaac; Cecile; Sylva	Blanche Plantation and the following individuals: Ben; Jacob; Charles; Luba; Little Major; Steven; Little Jacob; Nelson; Big Sam; Edmund; Armstead; ay; Big Harry; Washington; Peyton; Big Jim; Reuben; Pomprey; John; Little Young Jim; Big Major; Bill; Little Sam; Peter; Joe; Richmond; Eliza; Susan; Charity; Caroline; Nelly; Violet; Dina;Tyret; Job; Betsey; Nancy; Hariett; Nelly; Liney; Little Mary; Rhody; Sully; Big Henry; Minthy; Saunders; son; Dickerson; Harry; Dave; Tom; Mary; Cortesey; Cury; Polly; Susan; Andy; Jarban; Patience; Coleman; Frederick; Minerva; Sidney; Milly; a; Carter; Leah; Vina; Solomon; Ive; Callvin; Martha; Amy; Jane; Elinor; lla; Alexander	Mortgaged Collateral Cote Blanche Plantation and the following individuals: Abram; Nelson; Washington; Edmund; John; Tom; Ruben; Anstead; Richard; James; Henry; Major; Sam; Stephen; Peyton; Big Jim; Munday; Pompey; Pam; Peter; Big Sam; Charles; Major Thomas; Janaus; Scott; Jefferson; Dixon; Monroe; Harry; Bill Cooper; Sam Cooper; Jacob; Old Ben; Lucy; Milly; Rody; Susan; Dinah; Lize; May; Milly; Sally; Milly; Jesse; Fanny; Violet; Charity; Caroline; Nancy; Tabby; Mary; Honield; Macy; June; Caroline; Edmund; Sophy; Dave; Tom; Joseph; Andrew; Ted; Venus; Mannary; Edy; Leah; Lynchen; Anny; Polly; Milly; Susan; Barbary; Nancy; Dolly; Calvin; Saloman; Moncron; Colney; Palnn; Actanuse; Ellen; Emily; Colmon
1838	1843	: 1838	1845	Dates 1837
St. Tammany Parish. Mortgage Book 1835 -1838 (vol. 63), p. 478, 1838/02/01	St. Tammany Parish, Mortgage Book 64, p. 399, 1843/11/07, p. 400, 1843/11/22	St. Tammany Parish, Mortgage Book 1835 -1838 (vol. 63), p. 516, 838/03/18	St. Mary Parish, Conveyance Record F, p. 372, 1845/05/03	Source Tulane University, Citizens Bank Minute Book No. 2: 1837/06/19; St. Mary Parish, Mortgage Book 9, p. 18, 1837/07/14

Marigny, Bernard	Lewis, John Hampden	Lesassier, Camelite	Guesnon, Omer	Griffin, Hippolyte	Felicie, Felicite; Elizabeth Elise De Gru	Dunn, William	Owner Deguy, Mrs. F. V.
plantation and the following individuals: Big Ben; Charles; Henderson; Big Henry; Garry; <i>illegible</i> ; Anthony; Small Henry; William Harper; Peter; <i>illegible</i> ; Isaac; Denis; German; Taliba; Thomas; Ronamy; Pilate; Solimon; Harmon; John; Sam; Ephraim; Gilles; Big Fanny; Augustin; Mills; Sandy; Fenton; Diana; Hesly; William; Hetty; Sophie; Lucile; <i>illegible</i> ; Grande Marie; Lizal; Fanny Carter; Areline; Lisabeth; <i>illegible</i> ; Jeanne; Adam; John; Nancy; Charlotte; unnamed individual; Mily; Rachel; Jeanne; Caroline; Julienne; Lizal; Lucindy; Martha; Maria; Sarah; Major; Gustave; Annee; Lavina; Celina and her unnamed two children; <i>Anna</i> and her children Francois and Eulahe; Augustin; St. Jean	land and the following individuals: Tom; Mary; May; Rhina; Moses; Nancy; Frederick; Hannah; Cesar; Bella and her four children Sophia, Lizzy, Phillip, and Lucina; April; Hannah and her three children Isaac, Mary Ann, and Flora; Scott; Daphney and her two children George and David; Big Billy; Old Sue; Londoa; Sue and her four children Silus, Nelly, Primus, and an unnamed infant; Patrick; Amelia; Maurice; Primus	land and the following individuals: John; Elizabeth and her child Pauline	land and the following individuals: Charles; Henry; Jerry; James; Nick; George; Marseille; Flora; Marguerite	Fontainebleau plantation; brickyard; with the following: Nelly; Catiche; Victor; and other unnamed individuals	Felicie, Felicite; land and the following individuals: Zacharie; John Mason, his wife Chloe, and Elizabeth Elise De Gruy their 8 children: Mary, <i>Pita</i> , Ann, Elizabeth, Maria, Helene, John, and unnamed infant; Aaron, his wife Emeline, and their 3 children Fanny, William, and George; Hephonse; <i>Neo</i> Hawkins; Charles Hawkins; Armstead; John Clark: Chedrick; <i>Aeprea</i>	plantation and unnamed individuals	Mortgaged Collateral brickyard and 16 individuals; including: John Mason, his wife Elve, and their children Mary, Elizabeth, Maria, Helene, and John; Alphonse; Ned Hawkins; Charles Hawkins; Armstead; John Monk; Chidrick; Alfred
1834-1851	1841	1837	1838	1852-1855	1852-1856	1841	Dates 1856 -1859
Tulane University, Citizens Bank Minute Book No. 1: 1834/09/20, Citizens Bank Minute Book No. 3: 1841/03/29, 1841/04/01, 1841/02/17, Citizens Bank Minute Book No. 4: 1842/02/26, 1842/01/19; Citizens Bank Minute Book No. 5: 1845/07/31; Citizens Bank Minute Book No. 5: 1850/11/19; Citizens Bank Minute Book No. 7: 1851/09/16; Citizens Bank Minute Book No. 7: 1851/09/16; Citizens Bank Minute Book No. 7: 1851/09/16; Citizens Bank of Louisiana Papers, 1834-1914, Folder 3: 1841/07/03	St. Tammany Parish, Mortgage Book 64, p. 285, 1841/10/18, p. 384, p. 531; Tulane University, Citizens Bank Minute Book No. 5: 1846/02/05	Mortgage Book 1835 -1838 (vol. 63), p. 489, 1837/12/25	St. Tammany Parish, Mortgage Book 1835 -1838 (vol. 63), p. 511, 1838/01/31	Tulane University, Citizens Bank Minute Book No. 7: 1852/02/10, 1852/02/17,1855/06/15	1852-1856 St. Tammany Parish, Book B, p. 377, 1856/03/25	Tulane University, Citizens Bank Minute Book No. 4: 1841/09/30	Dates Source 1856 -1859 Tulane University, Citizens Bank Minute Book No. 7 1856/03/07; Citizens Bank Minute Book No. 8: 1859/12/12

Marigny, Bernard

Mortgaged Collateral

unnamed children; Poicu; Petite Mary; Abraham Gros Valinz; Lucille and child; Aimee Kentucky; Agathe; Matilde; Belisaine; Petite Steven; Clement, Valerie Golette; Nelson; Ned Golette; Petite Prosper; Dreste; Allen; Louis; George; Mary Bill; Bill; Israel; Lisa; Aguoi; Julian; St. Louis; Petite Nellzet and her children Marie Noel, Aguoi, and Jaques; Petite Melite; Violette; Mariannette; Bonne; Marguerite; Francoise; Dorant; Clinace and her child; Patrick; Violette; Anna; Agnes; Madeline; Genevieve; Elizabeth; Climene; Rachel; Patsy; Louis; Manuel; Clemence; Jacques; Rosaline; Mariannette; Celestine; Becky; Adeline; Asarine; George; Juliene; Lewis; Vicotr; St. Louis Jean; Amson; Allen Amelie; Hannah; Melite; Mary; Marianne; Jane; Rachel; Louisa; Petite Melite; Feliece; Anna; Nelly; Patience; Patty; Cesaire; Annah; Mehely; Constance; Marie; Marthe; Charlotte; Celie; Gran Jane; Alix; Catiche; Pinba; Petite rachel; Leveadie; Adelaide; Coree; Delphine; Amelie; Acanchore; Petite Mary; Margaret; Gedale; BArtholome; George; Jean Baptiste; Davis; Anguste; Bill; Ulysse; Frosine; Perry; Tom; Prosper; Davis; Ephraim; Jasmin; James; George; Nelson; Bob; Alix; George; Ponpon; Pierre; Oreste; Virgile; Lendor; Celestin; Jackson; Lannon; Appoton; Wait; Capitaine; Valery; Jasmin; Ned; Hurns; Frederic; Georges; Ned John; Emery; Tandely; Pierre Bastim; Bazile; Raimond; Morphine; Pierre Jason; Fontainbleu Plantation and the following individuals: Nestor; Gilbert; Manuel; Ned; 1834-1845 Zenon; Sam; Selina and her two unnamed children; Julienne and her two James; Jack; Thomas; Robert; Petite Steven; Cyhrien; Mahomet; Francois;

Marigny, Bernand

land and the following individuals: Marie Corington; Marie Bill; Bigny; John Magnane; Celestin Mannane; Grande Jeanne; Anna; Jean; Adams; January; Thomas; Proster; Amelie; Reine and her son Cecil; Mary; Acquoi; El-Valentine; Grande Amelie; Lison; Antoinette; Patty; Bill; Bill (alias Belle Carting): Frederick; Pauline; Henderson; Mase; Joe; Pitu; Bon Ami; Ameline; Pinta; Alix; Fanny and her four children Antoine, Eugene, Claire, and an unnamed infant; Blaise; Gilles; Ben; Charles; Augustus; Allen; Remy; Henderson; Grand Olivier; Olivier; Grand Henry; Ephraim; James; Isaac; Garry; Thom; Anthony; Little Henry; Milliam; Peter; Randal; Alli; Manuel; Sandy; Gorman; Brutus; Lubin; Taliba; Augustin; Canphre; Thomas; Michel; Benjamin; Pilate; Soliman; Oudon; Phaeton; Francois; John; Grande Diana; Petite Diana; Martha; Elvy; Agnes; Anny; Luncinda; Polly; Grande Marie; Jenny; Fanny; Susanne; Little Fanny; Charlotte; Little Mary; Rachel; Jeanne; Phoebee; Lucie; Julienne; Sisa; Aime; William; Sam; Miner; Frank; Elisa; Charles; Fenton; Maria; Denis; and unnamed individual

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5 St. Tammany Parish, Book 62 p. 204, 1834/09/06; Book 63 p. 232, 1837/05/12; Book 64 p. 221, 1841/04/28; Book 64 p. 479, 1845/10/28

St. Tammany Parish, Book 64 p. 44, 1839/04/08, p. 149, 1840/03/25; Tulane University, Kuntz Collection no. 600, 1834/11/1, 1836/7/5

Strawbridge, George	Penn, Alexander Gordon	Parent, Charles	Morgan, David B and Mary C.	McQueen, William	Merle, John	Owner Marigny, Mrs.; Lebeuf, Martial
brickyard and the following individuals: Joe; Sam; Jerry; Jim Burke; Jacob; Will Burke; Dorsey; Clinton; <i>Norfle</i> ; Rose and her 6 children Mary Jane, Green, Soloman, Whitman, Emile, and Stephen; Alexander	land and the following individuals: Abraham; Levin; Charles; Abbey, Ann; Mary; London; Celina; George, Betsey	; Jacob; Adam; Solomon; Day; Charles Moon; Diline; Zacharie; Elick;	land on the Black River and the following individuals: Frederick; Sally and her 8 children Agnes, Jordan, Eliza Jane, Richard, Elizabeth, Amelia, Sally, and Matilda; Maria and her five children Robert, Jefferson, Edmond, Eliza, and Benjamin; Delysha and her 5 children Tom, Nelson, Jim, Elisa, and Rachel; Nancey; Grace; Louisa and her unnamed child; Yorick; Jim; Thornton; Preston; Sam; Caleb; Armistead; Daniel; Abner; Nelly and her 5 children Lewis, Martin, Jio, Deli, and Claiborne; Fanny and her children Rosalie, Alfred, William, and Alexander; Viney and her children Julia, George, Mahadier, and Charles; Frederick; Tom	plantation and the following individuals: Tom; Lott; Sam; Frederick; Cesar; William; Moses; John; April; Tom; Billy; <i>Benmus</i> ; Sun; William; Moris; Mary; Hannah; Cate and her child Patty; Renah; Patty; Jenny; Daphne; Dilla; Hannah; Nelly; Mecury; Christiana; Little Tom	land and the following individuals: Richmond; Perry; Charlie; Humphrey; Lisbon; Joe; Pleasant; Anderson; Tannely; John; Henry; Davy; Fred; Bill; Bristo; Michel; James; John; Squire; Polley; Polly and her child Sarah; Sarah	Mortgaged Collateral brickyard with Caroline and her two unnamed children; York; Charles, Lawson, and 40 other unnamed individuals
1.855-1857	1838-1840	1837-1843	1838-1852	1835-1839	1835-1838	Dates 1850-1859
Tulane University, Citizens Bank Minute Book No. 7: 1855/05/04; St. Tamman Parish, Book B, p. 238, 1855/05/11; Conveyance Book B, p. 446, 1857/05/06	St. Tammany Parish, Mortgage Book 1835 -1838 (vol. 63), p. 502, 1838, Mortgage Book 1838 - 1847 (vol. 64), p. 160, 1840/05/02; Tulane University, Citizens Bank Minute Book No. 5: 1843/01/28	St. Tammany Parish, Mortgage Book 63, p. 346, 1837/07/15, p. 540, 1838/05/08; Mortgage Book 64, p. 396, 1843/11/06	Tulane University, Citizens Bank of Louisiana Papers, 1834-1914, Folder 2: 1838/01/12; Citizens Bank Minute Book No. 5: 1843/11/13; Citizens Bank Minute Book No. 7: 1852/01/06, 1852/04/06, 1852/02/10; St. Tammany Parish, Mortgage Book 63, p. 449, 1837/08/15; St. Tammany Parish, Book A (vol. 65) p. 21, 1847/08/03	St. Tammany Parish, Mortgage Book 62, p. 329, 1835/03/18; Mortgage Book 63, p. 230, 1837/04/13; Mortgage Book 64, p. 79, 1839/08/15	Tulane University, Citizens Bank Minute Book No. 2: 1838/02/15; St. Tammany Parish, Book 63 p. 442. 1835/10/14; Mortgage Book 64, p. 6, 1838/11/20	Source Tulane University, Citizens Bank Minute Book No. 6: 1850/04/24; Minute Book No. 7: 1851/11/04, 1852/02/24, 1852/01/21, 1852/03/02, 1852/04/27, 1856/01/07; Citizens Bank Minute Book No. 8: 1859/05/23

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Semple, Joseph	Pierce, Mrs. John	Lawless, R. C.	Gibson, Tobias	Chandler, Joseph	Terrebonne Parish Barrow, R. two	Tensas Parish Butler, Ira; John Murdock	Webber, Justus H.	Owner Suvis, John S. L.
plantation and unnamed individuals	plantation and the following individuals: Billy; Big John; Harry; Figin; Young Billy; George; Jim; Henry; Phillip; Sid; Charles; Ell; George; Stephen; Thomas Jefferson; Robert; Arthur; Sam; Dick; Walter; Eugene; Charles; Tom; Archibald; Howard; Webster; Betsy; Cortney; Betsy John; Milly; Rachel; Mathilda; Margaret; Frances; Rosella; Martha; Patsy; Sarah; Lydia; Maria; Amanda; Harriet; Jane; Virginia; Rebecca; Elizabeth; Ella; Lucy; Cortney; Rachel; Eliza; Cornilia; Nelson; John; Susan	plantation and unnamed individuals	plantation and the following individuals: Jacob; Bob; Croxten; Isaac; Harry; Peter; Joe; Terry; Melissa; Barbary; Martha; Frances; Celette; Nancy; Eveline; Cassa; Sally; Henry; Watkins; Andrew; Reuben; Charles; Bennetta	plantation and the following individuals: Set; George; Lewis; Bill; Rack; Prince; Charles; Doyd; Bean; Ann; Milly; Isabella; Kitty; Lucy; Hannah; Sarah; Rachel; Leon; Henry	plantations and 20 unnamed individuals	land and 9 unnamed individuals	brickyard and the following individuals: Underwood; Nancy; Little John (alias Isaac); Nob; Isaac; Jim; Edinboro; Susan; John; Molly; Larry; Priscilla; Sam; Bob	Mortgaged Collateral plantation and 15 unnamed individuals
1858	1855	1857	1838	1838	c. 1848	1846	1852-1853	Dates 1842
Tulane University, Citizens Bank Minute Book No. 8: 1858/01/28	Terrebonne Parish, Mortgage Book F., Entry 1836, 1855/04/12; Tulane University, Citizens Bank of Louisiana Papers, 1834-1914, Folder 5: 1835/05/07	Tulane University, Citizens Bank Minute Book No. 8: 1857/08/24	Теггеbonne Parish, Mortgage Book B, Pt. I, Entry 497, 1838/03/08	Terrebonne Parish, Mortgage Book B, Pt. I, Entry 500, 1838/05/28	Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, Citizens Bank Minute Book No. 5: 1846/03/19	St. Tammany Parish, Mortgage Book B, p. 10, 1852/10/05, p. 88, 1853/03/09; Tulane University, Citizens Bank Minute Book No. 7: 1853/01/13, 1853/02/17	Source Tulane University, Citizens Bank Minute Book No. 4: 1842/04/18

Allain, William	West Baton Rouge Allain, Valerie unn	St. Mark, S.	Murrary, M.	Bourdin, Jean	Washington Parish Bertaud, brothers plan	Woods, William L.	Shields, R. B.	Owner Shaffer, William A.
plantation and 22 unnamed individuals	unnamed individuals	plantation and unnamed individuals	plantation and unnamed individuals	unnamed individuals	ish plantation and 10 unnamed individuals	Mark; John; Yellow John; Long John; Hannah; Rose; Kitty and her unnamed child; Amanda; Minerva; Sarah; Henry; Letty; Caleb; Sam; Cyrus plantation and the following individuals: John; Harry; Charles; Betsy; Betsy; Milly; Matilda; Rachel; Courtney; Margaret; George; Frances; Martha; Tim; Betsy; Sarah; Dick; Lydi	plantation and the following individuals: Ben; Chandler; Jaret; Manson; Taylor; Louisa; Jantie; Charity; Lydia; William; Jack; Leah; Rohina; Mansero; Leri; Parker;	Mortgaged Collateral land and the following individuals: Simon; Abram; John; Joseph; Lenard; Lucy; Hanna; Sarah; Sarah Ann; Polly; James
c. 1848	1835	1841	1859	1834	c. 1848	1837	1858	Dates 1838
Tulane University, M-1847, Citizens Bank Mortgage Book	Tulane University, Citizens Bank Minute Book No. 1: 1835/11/27	Tulane University, Citizens Bank Minute Book No. 4: 1841/05/31	Tulane University, Citizens Bank Minute Book No. 8: 1859/05/16	Tulane University, Citizens Bank Minute Book No. 1: 1834/09/22	Tulane University, M-1847, Citizens Bank Mortgage Book	Terrebonne Parish, Mortgage Book B Pt. 1, Entry 484, 1837/10/28	Tulane University, Citizens Bank Minute Book No. 8: 1858/01/28; Citizens Bank Papers, Folder 5	Source Terrebonne Parish, Mortgage Book B, Pt I, Entry 501, 1838/04/21

Favort, P.	Favort, Louis	Doussan, Joseph Antoine and Lise Patin	Dougherty, John	Devall, James and Emilie Bernard	Clark, Samuel M. D.	Blanchard, Ziphian	Beal, Robert	Owner Barrow, Robert H.
land and unnamed individuals	plantation and the following individuals: Louis; Bob; Jack	plantation and the following individuals: Pierre; William; <i>Fris</i> ; Manette and her two 1836-1837 West Baton Rouge Parish, Mortgage Book L. p. unnamed children	plantation and unnamed individuals	plantation and the following individuals: Dick; Daniel; Peter; Ralph; Richard; Isaac; Louis; Will; Tony; Fanny; Marianne; Eliza; Dorothee; Henry; Charlotte	plantation and the following individuals: Wilfird; Lawson; John; Ed; Peter; Sara; Fanny; Martha; Leah; Hannah; Betsey; John; Harriett; Washington; Caroline; Davy; Robert; John; Thomas; Sophia; Lucy; Joe; Dick; Jim; Martin; Dolly and her child Armand; 2 unnamed individuals; Martha; Ellen	plantation and the following individuals: Joe Brown; Edward; Little Joe; Ben; Pierre; Charles; Valentin; Joseph; Maurice; Politte; Silvain; Tom; Frank; Charles; Plume; Leandre; Brami; Henry; John; Pana; Charlotte; Sally; Dalize; Claire; Louise; Clemence; Marianne; Sally; Silie; Marie; Julienne: Julie; Adiline; Aimee; Sizey	land and 2 unnamed individuals	Mortgaged Collateral Patton plantation and the following individuals: Dick Latimore; Mathilda; George Hallaged; Marshal; Ben; Dan; Celeste; Johan; Esther; Elsey; Rose; Eliza; Deliah; John; Jake Bradford; Mary Johnson; Sarah; Margaret; Emiline; Victoria; Julia; America; Wick; Barthy; Little Joe; Elora; John Latimore; Elizabeth; Old Nancy; Harriet Hunt; Willis; Jane; Arean; Jake Thompson; Philis; Elizabeth Cook; illegible; Louisa; Big Joe; Jenny; Dorcas; Charles Harris; Little Harriet; Isadora; Lyn; Biddy; Edmonia; Hnery; Chancy; Henny Hunt; Letty; Turner, Maria Rust; Little Turner; Celeste; Maria Morris; Arelda; George Sample; Little Mary; Ann; Zena; Joshua; Dicey; Eliza; Dick Young; Little Robert; Bob Riley; Adolphus
1837	1838	1836-1837	1860	1838-1839	1837-1849	1838	1855	Dates 1853-1855
West Baton Rouge Parish, Mortgage Book N. p. 27, 1837/07/27	West Baton Rouge Parish, Mortgage Book M, p. 84,1838/01/24	West Baton Rouge Parish, Mortgage Book L. p. 264, 1836, Mortgage Book M. p. 75, 1837/12/09	Tulane University, Citizens Bank Minute Book No. 8: 1860/12/17	West Baton Rouge Parish, Mortgage Book M, p. 66, 1837/10/19, p. 96, 1838/02/27, Mortgage Book N, p. 173, 1839/04/04	1837-1849 West Baton Rouge Parish, Mortgage Book M, p. 68, 1837/10/21, p. 273, 1838/08/02, Mortgage Book R, p. 98,1849/03/18; Tulane University, Citizens Bank Minute Book No. 2: 1838/05/04	West Baton Rouge, Morlgage Book M, p. 108, 1838/03/11	Tulane University, Citizens Bank Minute Book No. 7. 1855/07/10	Source Tulane University, Citizens Bank Minute Book No. 7: 1855/04/15; West Baton Rouge Parish, Mortgage Book U, p. 457,1853/04/17

Patin, Mrs. C. and Mrs. Grand-Pre, Etienne;

Mortgaged Collateral

Hyppollite; Linore; Joseph; Celerie; Rose; Geneviere; illegible and four children illegible; Melite; John; and Athalie; Aurilie and her child Louisa; Fris; Tina; Mary; plantation and the following individuals: Honore; Noel; Ben; John; Scott;

Dates Source

1834-1848

Tulane University, Citizens Bank Minute Book No. 1: 1835/02/28; Mortgage Book O, p. 343; Mortgage Baton Rouge Parish, Mortgage Book L, p. 78, Book P, p. 167, 1845/02/19, p. 530, 1848/02/15 1834/10/13; Minute Book No. 6: 1847/01/11; West

Mortgage Book K, p. 271,1836/02/24, Mortgage Folder 3, 1847/05/21; West Baton Rouge Parish,

Book M, p. 493, 1841/06/26, Mortgage Book P, p.

Citizens Bank of Louisiana Papers, 1834-1914,

1835/11/27, Minute Book No. 5: 1845/05/19,

220, p. 455, 1845/07/29, Mortgage Book Q, p. 313,

1847/07/26, Mortgage Book S, p. 180,1849/07/28

Hiriart, Sebastian and Marceline Major

Rachel and her son Achille; Aleyon; Antoine; Barras; Constant; Beverley; Clinton Nick; Peter, Landry and his wife Letty; Wilson; Lubin and his brother Pierre; daughter Chalmette; Pierre; Bebelle; Elick; Ben Borie Plaquemine; Billey Ernest; and his wife Little Aimee; James Bishop and his wife Lucy; Drayman Tom; Frank; Moses Erwin; Dick Plaquemine and his wife Marie Mahere; Big Isaac; Little Isaac Big John; Big Jesse; Little John; Little Jesse; Salomin; Bob; Esau; Elick; Joshua; Marshall; Ben; Noe; Little York; Big York; Randan; Daniel; Charles; James Crack Dick; Moses; Adonis; Little Sam; Big Sam; Big Dick and his wife Jenny; Cornelius plantation and the following individuals: Baptiste and his wife Marianne; Yellow children Eugene and Louise; Caroline Petion; Jackson; Francois; Robert; Bob; Benjamin; Simon; Casto; Sarah and her William; Richard; Little Tom; Jenkins; Hubers and son Fridon; Nilson; Ephraim; Lafayette; Baptiste; Big Abraham and his wife Molly; Jack; Constance and her his wife Cassy; and their children Pelagre and Angela; Allen; Jenny and her son 1835-1847 Tulane University, Citizens Bank Minute Book No. 1:

University, Citizens Bank Minute Book No. 6: 320,1850/07/11, p. 327, 1850/07/26; Tulane West Baton Rouge Parish, Mortgage Book R. p.

Kinchelloe, W.

the following individuals: Achille; Abraham; Allen; Ben; Badgio; Dick; Eugene; and her children Celestin, Abraham, and Basil; Molly; Pelagia; Rachel; Letty; Cidalise; Chalimette; Clemence; Little Justin; Louise; Old Lucy; Mary Ann; Mary Frank; Isidor; Isaac; Joshua; Big John; Petit John; Jackson; Jack; Lubin; Harriet and her three children Alia, Patsey, and Mary; Melinda; Anna; Nancy; York; Angela and her son Bill; Constance and her children Adelia, Rachel, and Lafayette; Marechal; Peter; Old Pierre; Salomon; Sandy; Tom; Wilson; William;

1850

Landry, A. and P. Verbois

plantation and 7 unnamed individuals

312,1854/05/18 West Baton Rouge Parish, Mortgage Book T. p.

Landry, Joseph

Landry, Ursin

plantation and the following individuals: David; Nelson; Julienne; Henriette; Julien; 1838 plantation and the following individuals: Jean-Louis; Alick; George; Maria; Eliza; Jean; William 1838

> p. 100, 1838/02/17 West Baton Rouge Parish, Mortgage Book M, p. 91,

Marianne; Augustin; Rose; Ben; Elizabeth

West Baton Rouge Parish, Mortgage Book M., p. 120, p. 131, 1838/03/26; Mortgage Book N, p. 109

Lobdell, John L.

Mortgaged Collateral

children Jean Baptiste and Mary Catherine; Alfred; Maria; Nannette; Peter; Henry; plantation and the following individuals: Humphrey; Little Nancy; Emma and her Delphine; Clarice; Molly; Ned; Cemental; Netty; Amelia; Burnettal; Merridy; Indy; Rosanna; Mary Ann; Lucinda; Lavinia; Old Ned; Toby; Lodaiska; Wilson; Terecine; Ellen; Rina; Dicey; Joycey; Joe Boon; Polly; William Boon; Isam; Emily Rean; Presilla; Caroline; Isaac Cooper; Joe; Hillary; Little Ben; Flora; Hannah; Jourdan; John Reed; Jane; Charles; Turner; Jesse; Sally; George; Mathilda; John Monroe; Randell; Sally; Amus; Edmund; Simon; Prince; Albert; Sharlotte; Shadrach; Sarah Alexander, Munro; Milly Sercy; Jack; Jeannette; James Munro; Nanette; William; Sercy; Grace; Polly; Frances; Louisa; Martin; Gabriel; Handy; Nancy Sercy; Eliza Ann; Louisa; Harry; Patsy; Armand; Mernday; Hillary; Walter; Anna Gray; John Monroe; Edmond Harris; Litty; Yellow Joe; Wealthy; Adeline; William Gray; Arinall; Maria; Julia; Virgil; Eveline; Clarissa; Doctor; Esther; Harriet; Auma; William Dime; Aylsey; Abraham; Andrew; Ellazma; Jacob; William Simom; Wesly; Terrence; Joe Sercy; George; Martha; Gabriel; James; Christina; Henderson; Lucy; Johny; Emma; Elizabeth; Kitty; Polly Boon;

Michel, Jean Pierre

plantation and the following individuals: Peter; Edward; Joshua; David; York Paul; 1837-1845 West Baton Rouge Parish, Mortgage Book M. p. 63, Alexander Alan: Peter Hudier: Martha: Pauly: Lany: Simon: Nancy: Maria: 1837/10/18, Mortgage Book N. p. 37, 1837/11/15, p. Priscilla; Melanie; Lady; Albert; illegible; John; Thomas; Mary; Paul; Peterson; Alexander, Alan; Peter, Hudier; Martha; Pauly; Lany; Simon; Nancy; Maria;

Sandy; Clarisse; Celeste; Jesse; Emily Leon; Margaret; L. Anna; Rosetta Pinace

Nolan, John

Big Frisly; Jack; John - Louis; Collins; Little Joe; William; Bill; Lewis; Isaac; George Agnis; Maria; Louisa; Lucinda; Monarch; Thomas Madison; Lizzie Rosemond; Ardine; Oliver, Kitty; Isabella; Denis; Marianne; Indiana; Sam; Eliza Nelly; Sally; Philis; Rachel; Pasthena; Helen; Little Charlotte; Caroline; Lesine; Seraphine; Charlotte; Birdy; Jenny; Rosetta; Charlotte; Sophy; Nancy; Brittany; Augustine; Pauly; Mary; Orille; Henriette; Henriette Batts; Sally; Betsey; Anna; Lucinda; Big Peggy; Delcey; Helen-Thomas; Kissiah; Ann; Big Hannah; Lorendy; Steven; Charles; Frisly; Bill; Sam Tilman; Edward; George; Sam; Cempey; Sarah Washington; Bob; Jeffry; Robert; Henry; Jackson; Edmond; Tom; Jack Harry; plantation and the following individuals: John Barns; Preston; Joe Henson; Bazile;

Dates Source

1855-1859 Tulane University, Citizens Bank Minute Book No. 7: Book X, p. 83, 1855/06/15, p. 107, p. 123, p. 776; Tulane University, Kuntz Collection, No. 600, 1855/06/08; West Baton Rouge Parish, Mortgage

Mortgage Book K, p. 13, 1838/07/09, p.416 200, 1838/07/13; East Baton Rouge Parish,

West Baton Rouge Parish, Mortgage Book M, p. 79, 1838/01/11, p. 146, 1838/05/17

Robertson, W. B.	Robertson, Mrs. A. S.	Pipes, Charles	Patrick, Jean	Owner Patin, Victorin and Lise
plantation and the the following individuals: Sally; Dolly; Minerva and her three children Lavinia; Essex; and Justine; Susan and her three children Margaret; Emma; and Jack; Polly; Charles; Dorcas; Stephen; Peter	the following individuals: Susan and her child Comelius; Baptiste, his wife Nancy, and their three children Robert, Ella, and and unnamed individual; Diney and her three children Mahala, Melinda, and unnamed individual; Peter; Betsey; Chadrick	land and the following individuals: Jim; Henry; Bill; Ned; Burr; Sam; Jefferson; Steven; Sam; Henry; Henriette; Mary; Sally; Louis; Helen; Citus; Ann; Catherine; Mary; Prince; John	plantation and the following individuals: Cherubin; Azenor; Dave; Baptiste; Henry; Charles; Sam Knox; Sam Brown; James Hudson; James Ham; James Grand; Alexis; Richard; Phillipe; Venerand; Salomon; Giles; Field; Levin; Xavier, Jack; Julien; Coffer; Jean Pierre; John; Billy; Ned; Big Hadrick; Isaac; Etienne; Little Hadrick; Lewis; Daniel; Terence; Annette; Linda; Romaine and her three children Dorval; Lodoiska; and Hippolite; Hortense; Mariah; Rosalie; Lea; Dilet; Nelitto; Octavina and her child Adam; Manette and her child Edward; Marianne) and her child Merovi; Lucie and her child Robert; Mary and her child Patience; Sophie and her child Adonis; Fanny; Victoire; Pouponne; Michael Hortense and her two children Celestine and an unnamed individual; Patience; Virginia; Antonio	Mortgaged Collateral plantation and the following individuals: Pierre; William; Luci; Manette and her two 1836-1838 West Baton Rouge Parish, Mortgage Book K, p. unnamed children; Baptiste; Etienne; Philippe; Jean Baptiste; Didler; Magloire; Sheratin; Azenor, Theodate; Julien; Venerand; Xavler; Cerenu; Marie; Victorin; Sidey; Annette; Octavin; Fanny; Grand Hadrick; Giles; Jim Hudsun; John; Alexis; Jean Pierre; Isaac; Sam Knox; Jim Grant; Jim Ham; Randal; Hadrick Bank; Phill; Daniel; Sam Brown; Salomon; Coffer; Billy; Charlotte; Marianne; Lea; Maria; Silly; Romaine
1847	1859	1838	1839	Dates 1836-1838
Tulane University, Citizens Bank Minute Book No. 6: 1847/08/72; West Baton Rouge Parish, Mortgage Book P, p. 451, 1847/05/15	West Baton Rouge Parish, Mortgage Book A-B, p. 122, 1859/03/19	West Baton Rouge Parish, Mortgage Book M, p. 111, 1838/03/13 p. 181, 1838/06/29	West Baton Rouge Parish, Mortgage Book M, p. 310, 1839/06/05	Source West Baton Rouge Parish, Mortgage Book K, p. 275, 1836/02/25, p. 335, 1836/07/09; Mortgage Book M, p. 142, 1838/05/11, p. 171, 1838/06/16; Tulane University, Ctitzens Bank Minute Book No. 6: 1847/01/11

Owner	Mortgaged Collateral	Dates	Source
Robertson, William	plantation and the following individuals: Godfrey; Sally; Robert; Old Shabe;	1859	West Baton Rouge Parish, Mortgage Book X, p.
Blunt, Edward White	Frozine; Lizzie; Yorick; Louisa Jeff; Little Yorick; Lucy; Charles Lobdell; Mary Ann;		766, 1859/03/31; Tulane University, Citizens Bank
Robertson and Charles	Robertson and Charles Nancy; Dorcas; Joshua; Dolly; Gathy; Charles Banks; Josephine; Little William;		or codisiana Papers, 1834-1914, Polder 5
Dickinson Robertson	Dave; Little Josephine; Eugene; Charles Warner; Sam; Emily; Dorcas; Wyatt;		
,	Little Wyatt; George Sury; Sam Smith; Charlotte; Edward; Parker; Lucinda;		
	Harriett; Little Lucinda; Peter Grimball; Louisa Parker; Tom; Jim; John; Big Ellen;		
	Little Ellen; Kitty; Peter Verdies; Peggy; Rose; Minerva; Essex; Gustine; Margaret;		
	Amy; Irene; Jack; Neuman; Dimery; Joe Austin; Mitchell; Cam; Winter; Prince;		
	Tom; Lucy Gorham; Eliza Banks; George Lewis		
Shannon, Thomas	sugar plantation, land, and the following individuals: Phill; Small Phill; George;	1836	West Baton Rouge Parish, Mortgage Book K, p.
	Phill Clay; Louis; Antoine; Small Joseph; Sam; Willis; Bastien; Prince; Frederick;		278, 1836/02/29
	The Samuel Control of the Control of		

John Mary; Tom Congo; Isaac Lavith; George Walker; Jacque; George Mulatto; Leme; Azinor; John Sally; Gasmay; Chapperd; Little Tom; Little Isaac; George

Ware, Joss	Verbois, Pierre	
plantation and the following individuals; including: Peter; Baptiste; Chadrick; Susan; Sarah; Betsey; Jenny; Nancy; Cornelius; Robert; Mahala; Melinda; Ella; Aaron; Catherine; John; Adam; Alex; Julian	plantation and the following individuals: Antoine; Julienne and her three children Cadet, Helina, and Leverin; William; Henriette and her child Alfred; Albert; Dick; Louisa and her three children Alexandre, Adolphe, and Antoine; Nane and her child Lucie; Maria; David; Nilson; Julien; Jean	Attakaps; Agricole; John Third; Davis; Bill; Hippolitte; Jean Louis; Honore; Pierre; Dick Clark; Cupidon; Francois; Ned; William; Martin; Charles; Opportune; Fanny; Rosalie; Guinie; Violer; Selphine; Hilene; Lisette; Rose; Small Hannah; Mariane; Phebe; Sintee; Augustine; Marie; Agnes; Mathilda; Small Lucy; Patsy; Sally Henry; Marguerite; Jane; Becky; Small Sally; Mariah; Anna; Peggy; Chrispin; Aimee
1859	1847-1848	
Tulane University, Citizens Bank Minute Book No. 8: 1859/03/14; West Baton Rouge Parish, Mortgage Book X, p. 759, 1859/03/18	847-1848 West Baton Rouge Parish, Mortgage Book P, p. 432, 1847/04/28, p. 435, 1847/04/23; Mortgage Book Q, p. 299, 1847/05/06	

Coulter, James H.	Causland, Robert M.	Brown, James	Bradford, David and Amanda Jan	Barrow, Robert J. and Mary E. Craff	Owner West Feliciana Parish
plantation and the following individuals: Adam; Lucy; Caroline; Amelia; Charles; John; Manuel; Sam; George; Henry; Mahaley; Sarah; Joanah; John Deut; Louisiana; Lucy Garret; Jim; Charlotte; Eliza; Harriet; Henry; Betsey; Battiste	land and individuals: Ben; Daniel; Fines; Jack; Sidney; Charlotte	land and the following individuals: Harry; Patrick; John; Jim; George; Simon; Ned; Joe; Little Simon; Sam; Jim; Cesar; Bill; Isaac; Sally; Betsy; Jane; Harriet; Silvia; Sally; Nancy; Mariah; Rinah; Kaily; Eliza; Calvin; Dick; Charles; Polly; Susan; Martha; Esther; Mary; Milly; Ellen	Isabella; Nathan; Laurina; Emma ; Komeo land and individuals: Boson; Eletia; Nancy and her son Emmy; Emmy's son Willis; 1838 Queen; John; Charity; Sabella; Hannah	plantation, land, and the following individuals: Tom Sears; John; William Duke; William Davis; Aleck; Peter Wilson; Peter; William R.; Billy; Mike Marshall; Moses; Charles; Dave; Frank; Jake; Fisher; William; Nimrod; Henry; Elisha; Lotty; Harriet; Big Margaret; Little Margaret; Virginia; Chloe; Milly; Violet; Charity; Rachael; Sally; Eliza; Miranda; Edy; Ann; Betsey; Hannah; Angeline; Alix; William; Edward; Henry; Carroll; Willis; Ephraim; Wilson; Manuel; Ben; Ellen; Betsey; Louisa; Emily; Rebecca; Sarah; Matilda; Phoebe; and unnamed individual Rose Bank plantation, Bay Wood plantation, and the following individuals: Tom; Essex; Deline; Issac; Mary Hall; Amy; Lizzy; Charlity; Elizabeth; Jerry; Linda; John; Henry; Harriet; Mathilda; Peter; Matthew; Deed; Nelson; Maria; Mary; Silla; Nelly; Kate; Nimrod; Suba; Milly; Morris; Richmond; Soloman; Jim Russell; Henry Johnson; Frank; Jeff; Charles; Lewis; Stephen; Queen; Mary Smith; Harriet Foster, Cherry; Susan; Lucy; Cynthia; Levi; Martha; Theresa; Moses; Jacob; Joe; Peggy; Jim; Jack; Abraham; Richmond; George; Idy; Sophia; Charles; Phillis; Sarah; Lorenzo; Ben; Handy; July; Bolin; Rosina; Daphney; Jordan; Sutton; Sylvia; David; Daniel; Eli; Wilson; Dilsey; Thomas; Ann; Frances; Harry; Johnnetta; Holoway; Allen; Chancy; Rosetta; Matt; Elzy; Harry; Henry Clay; Johnnetta; Holoway; Allen; Chancy; Rosetta; Matt; Elzy; Harry; Henry Clay;	aged Collateral
1853-1855	1838	1837-1842	1838	1855	Dates
Tulane University, Citizens Bank Minute Book No. 7: 1855/03/02; West Feliciana Parish, Mortgage Book O, p. 536, 1853/03/08	West Feliciana Parish, Mortgage Book K, p. 156, 1838/02/27	Tulane University, Citizens Bank Minute Book No. 5: 1842/12/16; West Feliciana Parish, Mortgage Book K, p. 93, p. 107, 1837/06/24	West Feliciana Parish, Mortgage Book K, p. 184; 1838/04/23	West Feliciana Parish, Mortgage Book O, p. 575, 1855/04/18 Tulane University, Tulane University, M-1847, Citizens Bank Minute Book No. 6: 1851/04/08, 851/07/08; Citizens Bank Minute Book No. 7: 1851/12/02, 1855/02/02, 1855/02/06; West Feliciana Parish, Mortgage Book O, p. 119, 171, 1856/07/19	Source

Pattillo, George H.	Nervill, Gideon and Nancy	Grover, Hiram J.	Farrar, Mary Ann	Fair, James and Mary	Doherty, Peter and Sarah B.	Owner Direr, Robert and Mary Kilgour
land and the following individuals: Jim; Lewis; George; Jess; Mike; Marinda; Harriet; Ruth; Fanny; Nathan; Frank; Marinda's daughter Martha; Charles; George Washington; Mack; Serine; Hannah; Milley	the following individuals: George; Bob; Nelly	land and the following individuals: Jim; Gabriel; John; Clara; Susan; Jane; Sylva; James; Sigudy; Tabor; Jane; Amy	land and the following individuals: Alfred; Salma; Washington; Jane and her child Polly; Tempe's children Patsey, Dave, and Sabrey; Caroline's children Emily and illegible; Amcy's children Joe, Winney, and Stephen; Loroney's children Laura Ann and Tiney Ann	plantation and the following individuals: John; Fountain; Jake; Roderick; Jake; Fill; 1838 Jack; Charles; Jet; Milly; Phillis; Nancy; Eady; Sabila; Charlotte; Grace; Mary; Ann; Mariah; Silda; Jenny; Wesley; Dane; Dick; Henry; Jim; Nan; Routh; Emeline; Rachael; Steven; Nancy	land and the following individuals: Harry; Abraham; Abner; Willis; George; Anderson; Felix; Martha and her child Josephin; Ellen and her child Josephine; Jane and her children Francis and Rhody; Bill; Adam; George; Alfred; Frederick; Lewis; Jack; Patt, Jim; Bazil; Ned; Joe; Tom; Anthony; Rose; Rachel; Celia and her child John; Hannah; Betsey and her child Rou Ann; Suckey; Henney; Eliza; Lena; Rachel; Liz; Celine; Eve; Kitty; Caroline; Chancey; Adeline; Alsey; Old Nancy; Emma; Hasty; Annett	Mortgaged Collateral land and the following individuals: Watt; Tom; Vine, and her unnamed child
1834-1844	1842	1837	1846	1838	1855	Dates 1837
34-1844 West Feliciana Parish, Conveyance Record I, p. 122, 1834/04/12; West Feliciana Parish, Mortgage Book K, p. 267, 1839/01/17; West Feliciana Parish, Mortgage Book M, p. 453, 1844/03/21	West Feliciana Parish, Mortgage Book M, p. 208. 1842/09/28	West Feliciana Parish, Mortgage Book K, p. 97; 105-106, 1837/10/02; West Feliciana Parish, Mortgage Book K, p. 105, 1837/10/28	West Feliciana Parish, Mortgage Book N, p. 251; 1846/02/24	West Feliciana Parish, Mortgage Book K. p. 170; p. 176, 1838/03/22	West Feliciana Parish, Mortgage Book O, p. 547, 1855/03/15	Source West Feliciana Parish, Mortgage Book K, p. 118, p. 127, 1837/12/16

Young, Robert	Wilkinson, Joseph	Sims, Mrs. Ann	,	Owner Perkins, John and Henry
the followng individuals: Joe; Milly; Spencer	sugar plantation and 128 unnamed individuals	land and the following individuals: Jacob; Richard; Jenny; Isaac; Louisa; Joyce; William; Rose; Jim; Ben; Stephen; Green; Virginia; Bill; Commodore; Abraham; Ned; Sam; Old Sam; Harry; Jackson; Henry; Eliza; Miles; Moses; Mathilda; Ellen; William; Grael; Jack; Louis; Daniel; Aristin; George; Harriet	Louis; Elvifa; Theodira; Jim Henry; Beky; Newton; Alice; Isaiah; Bill; Morris; Viola; Vanness; Ellzabeth; Patience; Leir; Abby; Ellen; Mia; Hagar; Patsy; Anthony; Judy; Tom; Fred; Wade; Green; Harvey; Abraham; Bill Gillis; Big Julia	Mortgaged Collateral plantation, various tracts of land, and the following individuals: William; Charles; Mary; Calamine; Spencer, Henry; Parker, Sarah; Harriet; Minor; Joe; Andy; Jim Dorsey; Amy; Adam; Daniel; Margaret; Jim; Isabel; Ann; Daniel Dean; Chloe; Eliza; Nat; Abram; Charles; Alsie; George; Susan; Nelson; Daniel Johnson; Rachael; Ben; Bicky; Peggy; William Scott, John Scott, John Briscoe; Alfred; Peter; Jim Carter; John Brooks; Stanly; George Burroughs; Francis Spencer; Sally; Susan; GEorge; Robert; Priscilla; Polly; John Hiem; Anna; Stephen; Emeline; Fanny; Hiram; Morie; Jim; Harry; Hetty; Harriet; Lucinda; John; Caroline; Grace; John; Joseph; Easter; Sophia; Charlotte; Babara, Fanny Gray; Susan; Mary; Henry; Ann; Julia Ann; Amanda; Celia; Emily; Louisa; Agga; Margaret; Little Sally; Martha; Jack; Dick; Ella; Mathilda; Maria; Minta; Wash; Dica; Lucy; Amy;
1842	1851	1855	•	Dates 1851
West Feliciana Parish, Mortgage Book M, p. 208, 1842/09/28	Tulane University, Citizens Bank Minute Book No. 6: 1851/01/01	Tulane University, Citizens Bank Minute Book No. 7: 1855/12/14; West Feliciana Parish, Mortgage Book O. p. 551, 1855/03/23		Source West Feliciana Parish, Mortgage Book O, p. 61, 66, 83, 87, 1851/04/12

New Orleans Canal Bank

Ascension Parish

Bercegeay, Alphonse the following individuals: Mary and her children William and Wilson; James

Ascension Parish, Mortgage Book 7, p. 473, 1840/08/06, p. 488

1840

Landry, Daucet and Lisà	Gravois, Edward and Marie Rose Landry	Ford, Christopher; Randall, David	Dugas, Ignace and Coralie Landry	Duffel, Edward	Owner Braud, Justine
land and the following individuals: Victor; Prince; Jimy; Vaniz; Jean Baptiste; Fanny; Pilynaise; Diline; Celeste; Susan; Marie Louise; Alexandre; Valentin; Nichola	Fanny; Mathilda; Louisa land and the following individuals: Celeste and her three children Louise, Elizabeth, and Bouret; Lubin; <i>Timme</i> ; <i>Jamier</i>	land and the following individuals: Jack; Nathan; Hanover; Randal; Joe; Jack; Richard; Brown; Squire; Elijah; Ceasar; Charles; Mary Ann; Virginia; Hannah; Julia; Aime; Martha; Latitia; Ralph; Sarah; Louisa; Henny; Mary; Susan; Aglaee Caroline; William; George Clark; Jerny; Daniel; Lucy; Lewis; Charlotte; Jim; Sidney; Lyddy; Elizabeth; Harry Byrne; Carter; Sarah; Winny; Hames; Squire; Harrison; Davy Skinner; Crecy and her unnamed infant; Mary Skinner; George Skinner; Henry Woods; Grace S.; Bill Martin; Minta; Thomas; Mary; William; Kitty; Albert; Harry S.; Ben Bond; Cassandra; Susan B.; John B.; Sarah; Ben Bond Jr.; Satira Shadrach; Robert Woods; Cassy; Bill Amanda; Patsey; Sylvia Briscoe; Bill Briscoe; Frank; Maria; Georgiana; Viriginia; Moses Wood; Maria Wood; Nick; Dolly; Sylvia; Sarah; Calvert; Charlotte; Emma; John; Rachel; Missouri; Mary;	land and the following individuals: Madelaine and her two children Julien and Celeste; Moody; Julie	plantation and the following individuals: Baptiste; Rosalie and her two children Jose and Jean Baptiste; Nat; Constance and her three children Elsie, Henry, and Gustave; Raphael; Melanie and her three children Clet, Marianne, and Zeke; Auguste; Leonarde; Francis; Dinah; Hannah; Sillu and her three children Andre, Heloise, and Josephine; Maria and her three children Jean Louis, Michel, and Benjamin; Malvina and her child Stephen; Loyise and her child Colin; Jenny and her child Rose; Frank; Jim; Franchonnette and her sister Sally; Suzette; Leonarde; Sarn; Ben; Joe; William; Michel; Vincent; Billy; Vieux Sarn; Bastien; Lan; Sam; Frank; Nace; William; Joe; Lucinda and her brother Thomas (alias Alfred); Aimee	Mortgaged Collateral land and the following individuals: Jean Louis; Marcel; Lisse; Jane
1835	1840	. 1845	1838	. 1832-1841	Dates 1834
Ascension Parish, Mortgage Book 6, p. 193, 1835/06/05	Ascension Parish, Mortgage Book 7, p. 234, 1840/06/29	Ascnesion Parish, Conveyance Book 19, p. 387, 1845/11/13; Conveyance Book 19, p. 387, 1845	Ascension Parish, Mortgage Book 7, p. 6, 1838/05/15	832-1841 Ascension Parish, Mortgage Book 5, p. 302, 1832/07/23; Mortgage Book 7, p. 311, 1841/03/13	Source Ascension Parish, Mortgage Book 6, p. 8, 1834/03/06

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	Gerade	Landry, Narcisse and	Owner	
Alexander; Bouli; Robin; Scott; Honore; Charles; Jack; Sam; Cupiclou; Pail; Bill;	George; Christophe; Petion; Colces; Jacques; Edward; Celestin; Gilbert;	land and the following individuals: Celestin; Auguste; Daniel; Pierre; Major;	Mortgaged Collateral	
	•	1833-1842	Dates	
	1833/03/31; Mortgage Bo	2 Ascension Parish, Mortga	Source	

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and her four children Noel, Betecie, Antoine, and Valcour; Madilain; Kitty and her and Celeste; Katey and her three children Micotand, Susan, and Reuben; Fanny children Honore, Catiche, Jeanette, Laura, Julien, Magdelaine, Celestine, and Catherine; Nore; Jacques; children Opoline and Julie; Mary; Rosalie; Victore; Babitte; Zoe and her child four children Medare, Susan, Kitty, and Silvie; Jenny; Fanchanette and her two two children Frosine and Priscilla; Marie and her three children Drausin, Rosetta Gilbert; Venus and her two children Durosin and Jean Louis; Marianne and her Suzanne; Julie and her two children Raphael and Felicite; Celeste and her eight Michael; Lubin; Auguste; Gertrude and her child Andre; Marion and her child Frank; Jean Louis; Ned; Jean; Artheuse; Picep or Bob; Michil or Mitchel; Valentin;

and her three children Henri, Eduard, and Adeline; Scott; Jane; Baptiste; Auguste; Jane; Celestine; Petion; Michaelle; Jimmy; Medin; Mary and her child Hortande; Marion and her four children Susan, Adelle, Jim, and Elizabeth; Jean Louis; Bob; Frank; Raphael; Felicite; Francois; Pierre; Jacques; Gertrude Joseph; Dio; Rosette; Valentine Paula; Alexander; Bill; Julie and her two children Manetti and Sophie; George;

Wife Modeste Brand Landry, Trasimon and Landry, Victor and Landry, Valery land and the following individuals: Celestin, Francoise; Guillaume; Susan; Woodley; Joe Griffen; Bob Creghton; Ben; Martha Maguire; Fanny William and her two children Adelaide and Lorenzo land and the following individuals: Isaac; Pompey; Celestin; Anatol; Davis; Petite land and the following individuals: Gilbert; Sam Dawson; Ben Short; William; Joe 1837 1839 1832-1839 Ascension Parish, Mortgage Book 5, p. 295, 1832/06/04; Mortgage Book 7, p. 118, 1839/06/14 Ascension Parish, Mortgage Book 6, p. 322, 1837/03/31 Ascension Parish, Mortgage Book 7, p. 67,

plantation, land, and the following individuals: Jack; Nathan; Hanover; Randall; Susan; Aglace; Caroline; William Julia; Aimee; Martha and her child Rosalie; Lotitia; Ralf; Sarah; Louisa; Henry; Joseph; Jack; Richard; Brown; Squire; Elijah; Cesar; Maryann; Virginia; Hannah; 1848 Ascension Parish, Mortgage Book 9, 139, 1848/8/22

Rosemond; Eduard; Antoine; Leon; Carmelite; Elenor, Zepherine; Emma;

Thomasin; Augustin

Lange, Albert

gage Book 5, p. 331, 3ook 7, p. 434, 1842/05/03

Randall, David A.	Prevost, F. M.	Poursine, Joseph	Marchand, Victor	Leblanc, Marcelis	Owner Leblanc, Dermand
land and the following individuals: Brown, his wife Eliza, and their four children Maria, Charles, Nathan, and Aimee; Lewis, his wife Becky, and their three children Agnes, Virginia, and Reuben; Caeser, his wife Lizzy, with their son Frank; Hannah, her three children Squire, Abraham, and Martha, and her grandchild Hanover; Fanny, her son Dick, and her grandchild Jack; Jack; Bill; Jacques; Elijah; Julie; Marianne; Martha; Joe; Elijah; Lewis and his two children Richard and William; Randal, his wife Sarah, and her children Louisa and Harry; Agnes and her child Susa; Caser and his two children Caroline and Aglaee; Martha and her child Latitia; Hannah and her grandchild Hanover; Joe; Jake; Lewis; Beckey and their three unnamed children; Drackter, Eliza and her three unnamed children; Randall; Sarah and her unnamed child; two unnamed children of Letty; Squire; Dick; Elijah;	plantation and the following individuals: Abraham; Billy; London; Dick; John; Elias; 1833 Andre; Wamur; Maria; Rachel	land and the following individuals: Joseph; St. Cloud; Paul; Frank and his wife Justine; Augustine, his wife Sanchette and their four children Adele, Gustave, Gertrude, and Derausin; Louise and her children Agathe and Sohpy; Rhoda and her children Hagar, Lucy, and Blaise	land and the following individuals: Jacque; Jean Pierre; Jacob; Toussaint; Lessin; Jaque; Isidore; <i>Olrille</i> and her three children Francois, Joseph, and Narcisse; Bazile and her two children Eve and Edmond	land and the following individuals: Mari Jeanne and her two children Cadet and Benjamin	Mortgaged Collateral land and the following individuals: William; Janey; Ciran; Joe; Frank; Julien; Martin; Honore; Nelson; Birundy; Zoe; Pilagie; Fanchanetta; Nancy; Gabriel; Lucy; Rosalie; Marguerite; Balut
1839-1845	1833	1833	1832	1833	Dates 1836
Ascension Parish, Morlgage Book 6, p. 5, 1839/04/10; Conveyance Book 19, p. 387, 1845	Ascension Parish, Mortgage Book, 1833/03/23	Ascension Parish, Mortgage Book 5, p. 341, 1833/03/21	Ascension Parish, Mortgage Book 5, 1832/08/18	Ascension Parish, Mortgage Book 5, p 341, 1833/03/21	Source Ascension Parish, Mortgage Book 6, p. 288, 1836/09/12

Fanny; Mary Ann; Julie; Ceasar; Brown; Eliza and her four children Maria, Charles, Nathan, and Aimee; Lewis; Beckey and her two children Richard and William; Randall; Sarah and her three children Agnes, Virginia, and Reuben

Irion, George A. Miles, Lemuel	Avoyelles Coco, Lucien D.	Martines, Philip and Manuela	Huz, Antoine	Gravois, Joseph	Guillot, Joseph	Fernandez, Manuel and Julie	Dominguez, Manual and Maria	Dalfreres, Antonio	Boatner, Daniel and Elizabeth	Owner Assumption Parish
land and the following individuals: Prince; Amos; <i>Paul</i> ; Phil; Joshua; William; Henry; Bill; Abram; Kity; Aggy; Bob; Thadius; Sally; Mary; Eliza land and the following individuals: Ben; Fanny; Matilda; Jordan; <i>Elsueda</i>	land and the following individuals: Isaac; Henry; Julian; Dick; Clarisa and her child Ameline; Susanne and her three children Reuben, <i>Jalienne</i> (alias <i>Gustte</i>), and Elizabeth; Warran; Nancy and her three children Louise, Llyod, and Melinda; Cary Carter; Hannah Carter and her three children Gabriel, Daniel, and William	plantation and the following individuals: Charlotte; Augustine; Davy; Carry Morgan 1833 (alias Joe)	land and the following individual: Fanny	plantation and the following individuals: John; Dick; George; Eveline	land with the following individual: Etienne	Fernandez, Manuel and land and the following individuals: Grand Francois; <i>Telie</i> (alias Lydie); Pauline; Aimee; Jacob; Lawrence; Juliette; Mannette; Fifi; Auguste; Thomas; Victoire; Severin; Nancy (alias Marie Quace); Susanne; Madeline; <i>Memaut</i> ; Peter Francois; Jean (alias Cherival); Azor	plantation and the following individual: Margueritte	plantation and the following individuals: Narcissa; Augustine; Philippa; Margueritta; Juliana; Andre	land and the following individuals: Isaac; Peter; Jerry; Little Isaac; Big Hannah; Lucy; Jim; Elisha; Ned; Jack; Mary; Winney; Alfred; Little Hannah; Mansfield; Handy; Nancy; Cinda; Daniel	Mortgaged Collateral
1832	1840	ո 1833	1840	1839	1839	1833	1832	1834	1833	Dates
Avoyelles Parish, Conveyance Book I, p. 267, 1832/04/28 Avoyelles Parish, Conveyance Book I p. 256, 1832/04/25	Avoyelles Parish, Conveyance Book O, p. 373, 1840/03/30	Assumption Parish, Mortgages 1831-1835, p. 144, 1833/04/10	Assumption Parish, Mortgage Book 1834-41, p. 286, 1840/04/14	Assumption Parish, Mortgages Book 11B, p. 229, 1839/03/11, Mortgage Book 1834-41, p. 233, 1839/03/14	Assumption Parish, Mortgage Book 1834-41, p. 263,1839/07/25	Assumption Parish, Mortgages 1831-1835, p. 142, 1833/04/01	Assumption Parish, Mortgages 1831-1835, p. 107, 1832/07/02	Assumption Parish, Mortgages 1831-1835, p. 187, 1834/03/01	Assumption Parish, Mortgages 1831-1835, p. 141, 1833/03/26	Source

Mills, Thomas	land and the following individuals: Hester; George; Rachel; Cherry; Maria; David; 1832-1833 Avoyelles Parish, Conveyance Book I, p. 272, 1832/04/30; Conveyance Book J, p. 202, Moses; Aaron; Sylva 1833/06/29	1832-1833	Avoyelles Parish, Conveyance Book I, p. 272, 1832/04/30; Conveyance Book J, p. 202, 1833/06/29
Ogden, Edward	land and the following individuals: Andrew, Billy; Caroline; Henry; Barbara	1836	Avoyelles Parish, Conveyance Book M, p. 198, 1836/05/30
Robert, E. G.	land and the following individuals: John; Jinny and her son Andrew; Sarah Ann	1833	Avoyelles Parish, Conveyance Book J, p. 155. 1833/05/23
Stewart, William L.	land and the following individuals: James; Acy; Margaret and her unnamed child	1832	Avoyelles Parish, Conveyance Book I, p. 260, 1832/04/28
Tanner, Branch	land and the following individuals: John; Henry; <i>Armistor</i> ; Lucy; Dolly; George; Belinda; Washington; Mark; <i>Julie</i> ; <i>Arreta</i> ; Nancy; Phillis; Polly Molley; Hannah	1839	Avoyelles Parish, Conveyance Book O, p. 65, 1839/06/03
Tanner, Lodowick	land and the following individuals: Ben; Jerry; Harry; Yates; Robert; Frank; Betsy; 184 Lucy Ann and her child Amy; Abby and her child Margaret	1,840	Avoyelles Parish, Conveyance Book O, p. 367, 1840/03/10
Voorhies, Bennett F.	land and the following individuals: John; Major; Joe; Julie; Maria	1832	Avoyelles Parish, Conveyance Book I, p. 300, 1832/05/28
Voohies, William	land and the following individuals: <i>Coleman</i> ; Ned; <i>Lewis</i>	1832-1833	1832-1833 Avoyelles Parish, Conveyance Book I, p. 298, 1832/05/28

Concordia Parish Parish

Routh, Stephen M. plantation an
plantation and the following individuals: Stephen; Perry; Luis; Susan; Hannah;
1833
Concordia Parish, Conveyance Book F, p. 415,

K, p. 408, 1839/05/27			
1839/05/23; West Feliciana Parish, Mortgage Book			
East Baton Rouge Parish, Mortgage Book K, p. 86,	1839	plantation and the following individuals: Harry; Isaac; Preston and his wife Mille 1839	Bovle, William
		Last Daton Nouge Failsh	במשני שמנטוו ו

Owner **East Carroll Parish Parish** Mortgaged Collateral **Dates** Source

Washington Goza, George Margaret; Jane; Lucinda; Judah; Rosina; Eliza; Harriet; Easter; Edward; Richard Nathan; Harry; Ishmael; Washington; Betsey; Chesney; Dennis; Bill; Willis; Arena; Pluenza; Raney; Joe; Bob; Little Jesse; Delila; Ben; Reuben; Rozetta; Jesse; Elza; Eloy; Balaam; Phebe; Rachel; Pompey; Wiley; Will; Edward; Jinny; the following individuals: Violet; Moccrise; Meiles; Willis; Nauce; Jim; Charles;

Morgan, Oliver and the following individuals: Peter; Bob; Jack; George; Enos; Susan; John, his wife Henny, and their 3 children, Jane, Oscar, and Joe; Arthur, his wife Matilda, and Sam; Lige; Allen; Little David; Cooper; Eliza; Charlotte; Delia; Ephraim; Armstead; her unnamed child; Comfort and her 4 children Giles, Jim, Thadius, and Patsy;

East Feliciana Parish

	Dianna; Lu Leanoree;	Sarah Shields; Ell	Boatner, William and the following	
Onder Mallion Donald the following individuals: Malindo: Loudinia: Thomas: Ned: Mary: Olifon:	Dianna; Lucinda; Amy; Dinah; Letty; Matelda; Judy; Rachel; Harriet; Jane; Noie; Leanoree; Leah; Deley; Nais; Nelly; Veirter; Mariah; Mary W; Martha; Sniersmiea	Shields; Ellis; Ben; Limere; Tom; Burrel; Minur; Sandy; Polly; Hannah; Winney;	the following individuals: Sam; Joe; Issac; Dick; Abram; Neubin; Alfrue; Isaac;	
20 .			183	

Clemons, Nancy	Carter, William D. and Elizabeth Chapman, James
Eveline; Nancy; Clarisa. the following individuals: Isabell; Liner; Will; Abram; Burrel; John; Big John; Magul; 1 Elick; Boy Ben; Boy London; Stephen; Ephram; Veirtu; Isabela	the following individuals: Melinda; Laucinia; Thomas; Ned; Mary; Clifton; Boatsroain; Alley; Diana; Cyprus; Louisia land and the following individuals: Jacob; Cornelius; Harry; Eliot; Alfred; Ben; Laud; Henry; John; Bill; Pelina; Eliza; Fillis; Rebecca; Cary Ann; Margarite; Mary;
1832	1839 1833
East Felician 1832/04/23	East Felician 1839/12/05 East Felician 1833/04/15

Delie, John L.

land and the following individuals: Jim; Chusterzi; Sam; Prince; Jack; Austin;

Maria; Mary; Cynthia; George; Harvey; Joe; Austin; Luck; Hannah; Polly; Adam;

Margaret; Dorcas

1840-1841 East Carroll Parish, Mortgage Book B. p. 105, 1840/05/22; Mortgage Book B. p. 95, 1841/10/04

1832-1835 East Carroll Parish, Conveyance Book A, p. 2, 1832/04/30; Mortgage Book A, p. 164, 1835/09/19

	1832
1832/04/24	East Feliciana Parish, Mortgage Book B, p. 339,

East Ediciona Darich Madagan Dank C = 161	East Feliciana Parish, Mortgage Book H, p. 298, 1839/12/05	

East Feliciana Parish, Mortgage Book B, p. 324,	East Feliciana Parish, Mortgage Book C, p. 164, 1833/04/15

1835

Powers, John B. and Elizabeth	Perry, Robert	Pain, John C. and Mary Louise	Norwood, Noel	Nettlez, John and Ferorbes	Myers, Burrel	Mune, Daniel and Pamela	McRae, Colin C.	Kendrick, Benjamin	Hary, James	Gilden, Stephen and Mary	Gayle, John L. and Martha	Owner Dolch, Elizabeth D.
the following individuals: Jerry; Katy and her child Fountain	land and the following individuals: Isaac; Crawford; John; Ben; Fred; Liman; Harry; 1833 Clary; Jonas; Emelie; Malvina; Milly; Nancy	Pain, John C. and Mary the following individuals: Nenolde; Henry; Elegn; Phillis; Mary Louise	land and the following individuals: Sookey; Rachel; Betty; Lydia; Caty; Hannah; Lot; Lilly; Silla; Simon; Polly; Isaac; Henny; Sarah; Little Isaac; Bob; Milly; Sampson	the following individuals: Becka; Permelia; Monroe; Rachel; Lenah; Nelson; Lya (alias Lydia); Leanard	land and the following individuals: Jane; Nancy	the following individuals: Slank, Judah; Minerve; Maryant; Mepoure	land and the following individuals: John; Charles; Sam; Luke; Rose	plantation and the following individuals: Abram; Beverley; Jim; Jinny; Delia; Fanny; 1833 Sophia; Patty; Fanny; Liar; Suda; George; Wiliam; Allin; Isaac; Green; Alfred; Dave; Adam; Rachel; Morgan; Susan; Winny; Malinda; Betsy; Mahala; Harriet; Eliza	land and the following individuals: Isabell; Linn; Will; Abram; Burnell; John; John; Mogul; Elick; Ben; landon; Stephen; Ephraim; Hester; Isabel.	the following individuals: Jack; Milo; Fanny; Sophia; Alfred; Nathan; Syliva	the following individuals: Tom; Nellie; Cuffe; Lucy	Mortgaged Collateral plantation and the following individuals: Peter; Jim; Moses; Rachel; Ann; Sophy; George; Francis; William; Tony; Bob; Aaron; Maria; Bob; Agnes; Isabel; Henry
1838	1833	1832	1833	1832	1832	1832	1832	; 1833	1833	1832	1832	Dates 1833
East Feliciana Parish, Mortgage Book H, p. 198, 1838/05/05	East Feliciana Parish, Mortgage Book C, p. 140, 1833/04/06; West Feliciana, Mortgage Book J, p. 87, 1833/04/16; Tulane University, Citizens Bank Minute Book No. 5: 1846/02/26; Citizens Bank Minute Book No. 7: 1851/12/30	East Feliciana Parish, Mortgage Book B, p 326, 1832/04/03	East Feliclana Parish, Mortgage Book C, p. 171, 1833/04/15	East Feliciana Parish, Mortgage Book B, p. 342, 1832/05/01	East Feliciana Parish, Mortgage Book B, p. 314, 1832/04/23; West Feliciana Parish, Book H, p. 416, 1832/04/25	East Feliciana Parish, Mortgage Book B, p. 333, 1832/04/23	East Feliciana Parish, Mortgage Book C p. 5, 1832/06/05	East Feliciana Parish, Mortgage Book C. p. 183, 1833/05/06	East Feliciana Parish, Mortgage Book C, p 160, 1833/04/10	East Feliciana Parish, Mortgage Book B, p. 349, 1832/05/09	East Feliciana Parish, Mortgage Book B, p 329, 1832/04/24, West Felicians Parish, Mortgage Book H, p. 409, 1832/04/24	Source East Feliciana Parish, Mortgage Book C. p. 401, 1833/07/22

Ricard, Genevieve B.	Landry, Anne B.	Honore, Francise Belly	Butler, Edward G. W.	Waddill, David	Waddell, Zachariah and Narcissa	Seals, James	Scott, Thomas W.	Rest, John and Mary	Owner Purnell, George W. and Mary Ann Lunetto
land on the right bank of the Mississippi and the following individuals: Cayro, his wife Jabo, and their three children Aimee, Louis, and Vincent; Lalie and her five children Antoine, Francois, Voltaire, Elizabeth, and Lalie; Ospasie and her child Homer; Amus; Abraham; Julien; Elie; Zelie; Luke; Balaam; Jerry; Cader; Willis; Margaret; Kitty; Peter; Abraham Juke; Tom; Sophy; Agathe; Joe; Esther; Marie Mart; Theodore; John; Frank	plantation on the right bank of Mississippi with the following individuals: Baptiste; 1832 Anna; Melite and her child Gustin	plantation on the right bank of the Mississippi River with the following individuals: September, his wife Francoise, and their five children Marie, Aimee, Marguerite, Francois, and Edmond; Iberville, his wife Poignon, and their child Jacques; Nicolle and her two children Honore and Commineau	land and the following individuals; including: Parrick; Alix; Albert; Joe; Joshua; Polly; Nancy; Miles; Stephney; Jordon; Celia; Sylvia; Billy: Lucy; Addison; Nelly; Harriet; Nelson; Bennet	land and the following individuals: Joalib; Fran; Jacob; David; Hester; Matilda; Caroline; Hildah; Nan	Waddell, Zachariah and the following individuals: Charles; Rachel; Anthony; Louisa; Polyabie; Louviey; Narcissa	the following individuals: Jim; Christie; Sam; Jack; Austin; Maria; Mary; Cynthia; George; Harold; Joe; Austin; Jack; Hannah; Polly; Adam; Margaret; Dorcas; Prince	land and the following individuals: Hannah; Rachel; Sony; Bob; Venus; Brian; Betsy; Harry; Joyo; Tiffany; Duke; Pat; Doll; Viny; Ann; Binah; Jam; Mary; Joyo; Jinny, Mingo; Juno	the following individuals: Frank; Charles; Lucy; Harriet; Milly; Jerry	Mortgaged Collateral the following individuals: Robin or Bob; Nancy; Bill Button; Lewis; Jenny; Louisa or 1847-1849 Laura; Bill Bladen; Jane; Caroline and her children Norman and an unnamed child; Riley; Bill Dale; Phaso; Bob Amis; Leah; Frances; Isabella
1843	1832	1832	1833-1843	1833	1832	1832-1835	1833	1832	Dates r 1847-1849
Iberville Parish, Conveyance Book N. p. 592, No. 507, 1843/03/24	Iberville Parish, Conveyance Book N, No. 155, 1832/07/13	Iberville Parish, Conveyance Book N, No 148, 1832/07/06	lberville Parish, Conveyance N, p. 557, No. 472, 1833/04/15; Conveyance Book V, p. 338, No. 215, 1843/03/27	East Feliciana Parish, Mortgage Book C. p. 162, 1833/04/13	East Feliciana Parish, Mortgage Book B, p. 337, 1832/04/13	East Feliciana Parish, Mortgage Book B. p. 331, 1832/04/24, East Feliciana Parish, Mortgage Book G. p. 467, 1835/05/18; West Felciana Parish, Book H, p. 402, 1832/04/24	East Feliciana Parish, Mortgage Book C. p. 174, 1833/04/24	East Feliciana Parish, Mortgage Book B, p. 344, 1832/04/27	Source East Feliciana Parish, Mortgage Book H, p. 305, 1847/04/28; East Feliciana Parish, Mortgage Book H, p. 402, 1849/04/23

Lafourche Parish Bigg, Thomas la G G C C R S S	Wilcoxon, Floyd	Thrall, John B.	Rice, Samuel B. and Martha Campbell	McCaskill, Daniel and Caroline; Robert Nibbilt	Lafayette Parish Arceneaux, Emille	Owner Walker, Duncan S. and Robert J.
land and the following individuals: Jacques; Nago; Charles; Big William; Nelson; Jean; Sam; Alexander; Guylson; Alexander; Polite; Tom; Raisine; Henry; Davis; Gary; Faniel; Joseph; Little William; Tabor; Jack; Robert; Justin; Isaac; Antoine; Laurent; Michel; Lizette; John Robert; Casimir; Aaron; Lucien; Ellick; Gaisy; Richard; Appolon; Jeme; Constance and her unnamed child; Anne and her unnamed child; Maria and her unnamed child; Nanette; Lake; Mararite and her unnamed child; Artemise; Froizine; Esther; Esther; Tabe; Mary and her unnamed child; Laurine; Lisa and her unnamed child; Roddyand her two unnamed children; Fistte; Louise and six unnamed children; Caroline and her unnamed child; Susane; Marianne; Little John	plantation and the following individuals: Moses; Jack; Daniel; Harry; Tom; John; Alexander; William; Charles; George; Lucy; Nancy; Becky; Abby; Cassy; Little John; Betsy; Leathy; Nelly	the following individuals: Belco; Milly; William; Eveline; Thom; John; Charlotte; Betsy; Teny; Mary; Billy; Dorcas; Jane; Jeff; Michael; Maria; Jeff; Sally; Patsy; Katey; Fielding; Dick; Thomas	land and the following individuals: Tom; John; John; Jim; William; Arthur; Ned; Will: Sevesitia: Mary: Maria: Anne: Reason: Richmond: Wilkins: Henry: Nana	land and the following individuals: Moses; Rose; Ellick; Samuel; Mary Ann; Gabriel; Charity; Gabriel; Marilla; Daniel; Bill; Henry; Rhoda; Lewis; Wisdom; William; Collin; Sally; Willoughby; Rosanna; Henry; Liz] plantation and the following individuals: Celestine; Josephine; Constance; Eugenia; Pierre; Joseph; Celestin; Valirien;Olivia; Pierre; Ellen; Alcinder	Mortgaged Collateral Including: Solomon; Frederick; Glenn; Polly; land and the following individuals; including: Solomon; Frederick; Glenn; Polly; Jim; Ben; Spencer; Gabe; Cela; Ephraim; Levin; George; Serina; Josephine; Robert; Mary; Charlotte; Taylor; Lewis; Travis; Owen; Isaac; Jesse; Mark; Mathilda; Nancy; Biddy; George; Maria; Jim Crow; Patrick; Peter
1841	1836	1832	1833-1837	1832-1833	1832	Dates 1833
Lafourche Parish, Conveyance Book R, p 304, 1841/06/24	Lafayette Parish, Copies of Notarial Acts, entry 2503, 1836/06/15	Lafeyette Parish, Copies of Notarial Acts, entry 1769,1832/05/22	Lafayette Parish, Copies of Notarial Acts, entry 1977, 1833/05/29	Lafeyette Parish, Copies of Notarial Acts, entry 1769,1832/05/3, entry 1965, 1833/05/20	Lafeyette Pansh, Copies of Notarial Acts, 1774, 1832/05/25, no. 1775, 1832/05/25, no. 1781, 1832/05/22	Source Iberville Parish, Conveyance Book N. No. 572, 1833/06/17; Conveyance Book V. p. 336, No. 214, 1833/05/09

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1832-1849	Big Allan; Bill; Rose; Little Allen; Little Sally; Seleste; Louis; Zavier, Fanny; Marie; John; Phebes; Henry; James	Big Allan; Bill; Rose; Little Allen; Little Sally; Seleste; Louis; Zavier; Fanny; Marie; John; Phebes; Henry; James land and the following individuals: Richmond; Katy; Oliver, Benjamine; Robin; 1842 Henry; Hannah and her child Maria; Jim; Jack; Bill; Mary-Ann; Sally; Isaac; George
Pointe Coupee Parish, Legal and Conventional Mortgage Book C, no. 1349, 1841/03/19		
	plantation and the following individuals: Big Sally; Maria; John Baptiste; Caroline; 1832-1849 Big Allan; Bill; Rose; Little Allen; Little Sally; Seleste; Louis; Zavier; Fanny; Marie; John; Phebes; Henry; James	plantation and the following individuals: Big Sally; Maria; John Baptiste; Caroline; 1832-1849 Big Allan; Bill; Rose; Little Allen; Little Sally; Seleste; Louis; Zavier; Fanny; Marie; John; Phebes; Henry; James land and the following individuals: Richmond; Katy; Oliver, Benjamine; Robin; 1842 Henry; Hannah and her child Maria; Jim; Jack; Bill; Mary-Ann; Sally; Isaac; George

Dates 1837-1846	Source Pointe Coupee Parish, Legal and Conve Mortgage Book C, 592, 1837; Legal and	Молдаде Воок С, 592, 1837; Legal a	Ferrier, Jules and Julie land and the following individuals: Armstead; Nancy; Similin 1837-1846 Pointe Coupee Parish, Legal and Conve	Owner Mortgaged Collateral Dates Source
Mortgaged Collateral and Julie land and the following individuals: Armstead; Nancy; Similin	ortgaged Collateral d and the following individuals: Armstead; Nancy; Similin		Ferrier, Jules	Owner
	Dates 1837-1846		nd Julie land and the following individuals: Armstead; Nancy; Similin	Mortgaged Collateral

Ferrier, Jules and Julie	land and the following individuals: Armstead; Nancy; Similin	1837-1846	Pointe Coupee Parish, Legal and Conventional Mortgage Book C, 592, 1837; Legal and conventional Mortgage Book D, p. 576, 1846/01/01
Jewell, Sarah Isaacs	plantation and the following individuals: Jim; Joe; Bristen; Garland; Liverpool; Bolin; Daniel; Claiborne; Yellow Bob; Black Bob; Martin; Solomon; Little Sam; Congo Sam; Ellick; Jaik; John; Jacob; York; Hercules; Colsy; Nilson; Frank; Bob; Phoebe; Clarkey; Nancy; Big Mary Ann; Chancy; Winny; Sarah; Lucinda; Charlotte; Mary; Jenny; Rachael; Mary Ann; William; Dick; Bristen; Isaac; Nancy; Hannah; Rosalle; Rose; Betzy	1833	Pointe Coupee Parish, Legal and Conventional Mortgage Book B, p. 520, 1833/04/05
Major, Norbert	plantation, land, and the following individuals: Cesaire; Andre; Lincoln; Antoine; Francois; Augustin; Lucas; Zenon; Hypolite; August, Jean Baptiste; Francois; Gregoire; Joachin; Venus; Mary; Agathe; Valerine; Susine; Deby; Marie; Julie; Pauline; Victoire; Francine; Madeline; Zaire; Laurette	1833	Pointe Coupee Parish, Legal and Conventional Mortgage Book B, no. 538, 1833/04/24
Ratliff, Louricy and Adam Bingaman	land and the following individuals: Georges; Landy; Richard; Billy; Milford; Moses; George; Abe; Alfred; Bob; Milford; Frank; Rod; Rachel; Dina; Mulatto Mary; Mary; Matilda; Short Rachel; Alice; Celia; Fanny; Maria; Cleany; Alice; Christine; Henrietta; Ann; Priscilla; Dick	1836	Pointe Coupee Parish, Legal and Conventional Mortgage Book C, no. 518, 1836/11/26
Robertson, Malinda	land and the following individuals: Sylvia and her children Sophia, Harriet, Ned, and Alfred; Ephraim; Robert	1835	Pointe Coupee Parish, Legal and Conventional Mortgage Book C, no. 280, 1835/05/22
Sholar, Ann and Asa Brown	land and the following individuals: Peter; George; Bob; Lucy; Dorcas and her son Charles; Eliza and her son Joe	1840-1845	1840-1845 Pointe Coupee Parish, Legal and Conventional Mortgage Book C, no. 1327, 1840/12/30; Legal and Conventional Mortgage Book D, no. 440, 1845/11/06
Taylor, William	the following individuals: Salomin; Baptiste; Mary; Audre; Daniel; Jesse or Dias; Francur; Adelle; Baptiste; Bernard; Flora; Fadonas; Areline; Little Jenny; Lubin; Nancy; Torn; Harry; Betzy; Harry; Martin; unnamed individual; Jean; Phil and his wife, Fine (alias Fanny); Levy (alias Duval); Little Nancy; Lindon; Louis; Hanniah or Amia; Luckey; Suzanne; Fanny; Chisbe; Charles; Paul; Jeannette; Mary Jeanne; Pauline	1833	Pointe Coupee Parish, Legal and Conventional Mortgage Book B, 544, 1833/05/09

Trumbull, Mathilda A.	Owner
land and the following individuals: Big Tom (alias John), his wife Peggy, and their 1835-184	Mortgaged Collateral
1835-184	Dates

Roche, Pierre Felix	Huguet, Esteve	Champagne, Evariste s	Owner Trumbull, Mathilda A.
plantation and the following indivuals: Louisa and her three children Alfred, Celestine, and Richard; Cicero; Jean Louis; Zabelle; Valery; Ophelia; John	land and the following individuals: Pierre; Aristide	sugar planation and the following individuals: Louis; Francois; Jean Pierre; Valsin; 1833 Justin; Marianne; and Charlotte	Mortgaged Collateral land and the following individuals: Big Tom (alias John), his wife Peggy, and their three children Beck, Patience, and Dick; Jack Collins, his wife Alssee (alias Alfa), and their children Paris, Amy, Adam, Dafney, Mathilda, and Patsy; Jacob and his wife Patty (alias Polly), and their children Boney, Rachel, Judy, and Daniel; Yellow Tom, his wife Jenny and their children Sam, William, and ian unnamed boy; William, his wife Hannah and their children Judy and Lucinda; Old John; Isaac; Charles; Prince; Solomon; Anthony, his wife Hannah Sip, and their children Polly, Harry, John, Eveline; Old Ann; Mary; Jack; Joel; Thomas; Dan; Patsey; Mary; Green; James; Edmond; Prince; Tomas; Big John; Peggy; Robert; Louisa; Liss; Stephen
1840	1841	1833	Dates 1835-1845
St James Parish, Mortgage, Book 18, p. 442, 1840/03/28	St. James Parish, Mortgage, Book 19, p. 511, 1841/06/14	St. James Parish, Mortgage, Book 13, p. 255, 1833/05/29	Dates Source 1835-1845 Pointe Coupee Parish, Legal and Conventional Mortgage Book C, p. 66 (No. 217); No. 428, (1835/03/30; Pointe Coupee Parish, Legal and Conventional Mortgage Book D, p. 335, 1845/03/29; Pointe Coupee Parish, Legal and Conventional Mortgage Book D, p. 348, 1845/04/09

Marsh, Jonas	LeBlanc, Norbert	LeBlanc, Edward	Guidry, Marguerite	Davis, Robert J. and Caroline J.	Breaux, Alexandre	Campbell, Marsden	Brownson, John la Brownson, John fix w an An ct ct u u	Owner
land and the following individuals: Peter; Becky; Cyrus; Gilbert; Kert; Adam; Abraham; Delphe; Isaac; Abraham; Pack; Sophy; Nancy; Nelson; illegible	plantation and the following individuals: Wally; Martin; Celestin; Robert; Silvy	plantation and the following individuals: Charles; Ransom; Schill; Marie Lauide; Ursin; Cary; Jane; Charles; Paul; John; Peter; Nally; Robert; Cilstin; Martin; Basil; Anne; Silvie; Harden	plantation and the following individuals: Bajile; Andre; Guillaume; Francesque; Euken; Bill; James; Anna; Martin; Jose; Bun-aime; Caiton	d plantation and the following individuals: Bolen; Esam; George; Paresh; Nancy; Tabitha; Centha; Emilie; Fanny	blantation and the following individuals: Louis; Jacques; Magdelaine; Marianne; 3aptiste; Moise; Cresfort; Milly; Gre; John; Fae; unnamed infant	land and the following individuals: Andrew, Ben; Bookey; Daniel; Joe; John H. Frank, Mirrgo; Ned; Scipio; Abram; Abbe; Charlotte; Fanny; Judy; Minerva; Nanny; Tom; Dick; William; James; Betty; Laura; Membo; Nancy; Dorinda; Resin; Silla; Hannah; Sally; Sida	nd and the following individuals: York; Kitty; Pat; Jim, his wife Harriet and her /e children Elsy, Anthony, Phillis, Gilbert, and Delphine; Bill; Big Charles and his ife Sapho; William, his wife Sucky, and their three children Andrew, Elizabeth, nd Polly; Harry, his wife Ester, and their five children Anna, Harry, Nancy, Eliza ane, and Denis; Humphrey, his wife Maria, and their four children Betty, Hanna, bigail, and Frank; John, his wife Mary Ann, and their four children Mary, Custers, anny, and unnamed individual; Antoine; Patrick, his wife Delphine, and their four nildren Alexander, Grace, Manuel, and Sarah; Providence; Demba and his wife elia; Stephen, his wife Nancy, and their three children Stephen, Jane, and named individual; Romeo; Pool; Euphrosine; Mises; Robert; Sam	lortgaged Collateral
1834	1842	1832	1833	1832-1833	1833	1837	1833	Dates
St. Martin Parish, Conveyance Records vol 9, p 83, no 7604, 1834/06/07	St. Martin Parish, Conveyance Records vol 13, p. 328, no 10030, 1842/04/26	St. Martin Parish, Conveyance Records vol 7, p. 325, no 7188, 1832/07/16	St. Martin Parish, Conveyance Records vol 8, p. 129, no 7348, 1833/06/06	St. Martin Parish, Conveyance Records vol 7, p. 274, no 7135, 1832/05/04; Conveyance Records vol 8, p. 120, no 7337, 1833/04/25	St. Martin Parish, Conveyance Records vol 8, p. 165, no 7383, 1833/06/20	St. Landry Conveyance Book IJ-1, p. 103, 1837/04/27	St. Landry Parish, Conveyance Book H-1, p.216, 1833/04/20	Source

Jackson; Clifford; Lucy; Henson; Philles; Ephraim; Jane; Kesiah; Mary; Pherody; Polly; Lucy	1841	on and the following individuals: Vilgence; Adeline	Bernard, Raymond land and the following individuals: James; Dick; Joe; Joe; Bartlet; Daniel; Edward; 1835 St. Mary Parish, Mortgage Sophie 1835/05/02	Barabino, Stephen land and the following individuals: Thomas; Elix; Isaac; Christopher; Robbins; 1832 St. Mary Parish, Mortgage Mansnitta; Maria; Clara; Henry; Felicity; Joseph; Coleman; Curdin; Jackson; Thomas; Philip; Fanchenetta	Baker, Joshua the following individuals: John; Hetty; Cudgo; Irwvin; Susan; Willis; Anne; Jim; 1842 St. Mary Parish, Mortgage Jacob; Letty; Nancy; Lijah; unnamed individual; Shedrick; Lucy; Martha; Little Shederick; Johnson; unnamed infant; Buttle; Eveline; Jared; Charles; Nancy; Lucky; Sampson; Flore; Shederick; Lewis; Sally; Little Jack; Liddy; Lavinia; Little Steven; Ritta; Linna; George Diar; Lea; Ellen; George; Marguerite; Sam; Sarah; Elizabeth; Mathilda; Jim Pratt; Sally Pratt; Edmund; unnamed individual; Jeff; Frank; Rena; Charlotte; Rena; Joshua; Claiborne; Rhubin; Ceily; Milly; Louisa; unnamed individual	Fran; Victorie; Sabel	Rousseau, Jean Julien plantation and the following individuals: David; Job; Elias; Peter; Adam; Charles; 1833 St. Martin Parish. Conveya Phill; Henry; Auston; Samson; Eliman; Elee; Nancy and her unnamed daughter; Ceuya; Julie; Caroline and her unnamed daugher; Silvia and her unnamed son; Sally-Anne and her unnamed son; Gwen-Ann; Caroline Sally-Anne and the following individuals: Victor: Island Book: Jacobs Jacobs 1832 St. Martin Parish. Conveyation and the following individuals: Victor: Island Book: Jacobs Jacobs 1832 St. Martin Parish. Conveyation and the following individuals: Victor: Island Book: Jacobs Jacobs Jacobs 1832 St. Martin Parish. Conveyation and the following individuals: Victor: Island Book Jacobs J	Owner Mortgaged Collateral Dates Source Miguez, Bernard plantation and the following individuals: Oswald; Cliule; Betsey; Kily; Suzan 1832 St. Martin Parish, Conveyance 264, no 7125, 1832/04/25
St Many Dorich Madagan Book 6 222	St. Mary Parish, Morigage Book 10, p. 293. 1841/04/13	St. Mary Parish, Mortgage Book 9, p. 200, 1838/06/09	St. Mary Parish, Mortgage Book 7, p. 476, 1835/05/02	St. Mary Parish, Mortgage Book 5 p. 323,1832/05/01	St. Mary Parish, Mortgage Book 11, p. 50, 1842/06/04	55, no 7196, 1832/07/19	St. Martin Parish, Conveyance Records vol 8, p. 117, no 7335, 1833/04/24 St. Martin Parish, Conveyance Records vol 7, p. 118	Source St. Martin Parish, Conveyance Records vol 7, p. 264, no 7125, 1832/04/25

Saunders; Horace; Maria; Eliza Johnson; Sabina; Camilla

Frere, Joseph A.	Foote, Henry	Ferguson, James	Elliott, George and Bryce	Elliott, Bryce	Deutreuil Louis	Daigle, Louis	Crawford, Henderson	Cook, John A.	Charpantier, Joseph	Carlin, <i>Helaire</i>	Owner Carlin, Celestin
land and the following individuals: Moses; Elijah; Lary; John; Jared; James; Charles; Butler; Philippe; Hubert; Auguste; Andre; Victor; Zenon; Big George; Little George; William; Jacques; James; Francis; Martha; Thirezes; Manette; Marine; Marionnette; Flore; Achilles; Sophy; Nancy; Rachel; Sense; Charlotte; Virginia; Charles; Betsey; Cecile Shedrick; Lucinda; Emilie; Celeste; Edmond; Clemence	land and the following individuals: Peter Caffery; Moses; Osaac; Ceasor; Bill; Washington; Henry; Allen; Sarah; Nancy; Julia; Rachel; Phoebe; June; Patsy; Minerva	plantation and the following individuals: Jim; Armstrong; Oeasen; Harriet; Alfred	plantation and the following individuals: Kit;Telly; William; Delay; John; Martha; Sarah; Isam; unnamed child; Matilda; Eliza; Betsey; Simon; Randall; Ann	plantation and the following individuals: Big Bob; Major; John alias Eugene; Hannah; Ann; Abram; Malinda; Rosina	plantation and the following individuals: Marie and her unnamed child	plantation and the following individuals: Francois and Rosalie	land and the following individuals: Frank; Harry; Willis; Hannah; Charlotte; Bob; Prior; Sally; Dick; Betsey; Jim; Bill; Elizabeth	plantation and the following individuals: Peter, Manuel; Ephriam; Jemi; Harry; Tom; John; Polly; Annah; Jeneya; Jilla; Sam; Alik; Ruben; Harriett; Penny; Betsey; Sarah	land and the following individuals: James; Nick; Charles; Charlotte; Mary; Milly	plantation and the following individuals: William; Claiborne; Dick; Henry; David; Mary; Arceuil; Susanne; Sophy	Mortgaged Collateral Date plantation and the following individuals: Polly; Voltaire; Julien; Christine; Adelaide; 1838 Victor, Hassin; unnamed invidual; Jane; Feliciane; Washington; Clarissa; Ann; Henry; Moor
1843	1839	1833	1838	1839	1832-1836	1833-1841	1834	1837	1835	1839	Dates 1838
St. Mary Parish, Mortgage Book 11, p. 269, 1843/08/12	St. Mary Parish, Mortgage Book 9, p. 462, 1839/06/11	St. Mary Parish, Mortgage Book 7, p 40, 1833/07/30	St. Mary Parish, Mortgage Book 9, p 272, 1838/08/27	St. Mary Parish, Mortgage Book 9, p 474,1839/07/03	St. Mary Parish, Mortgage Book 6, 1832/07/14; Mortgage Book 8, p. 290, 1836/06/29	St. Mary Parish, Mortgage Book 7, p. 36, 1833/07/29; Mortgage Book 10, 380,1841/07/29	St Mary Pansh, Mortgage Book 7, p. 300,1834/09/19	St. Mary Parish, Mortgage Book 1832, vol. 6, p. 22, 1833/04/30; Mortgage Book 8, p. 476, 1837/06/09	St. Mary Parish, Mortgage Book 7, p. 420,1835/03/21	St. Mary Parish, Mortgage Book 1837, Vol. 9, p. 390, 1839/04/13	Source St. Mary Parish, Mortgage Book 9, p. 227, 1838/07/06

Harding, Winthrop S.	Grevenberg, Charles	Gerbeau, Joseph	Gerbeau, James	Garret, John	Garret, Catherine	Owner Fuselier, Gabriel L.
land and the following individuals: Simon; Stephen; Wilks; Caleb; Major; Solomon; Carey; Captain; Toney; Emeline; Maria; Betsey: Violet; Mary; Peggy; Tony; Captain; Dick; Bob; Carry; Eliza; Abraham; Eleonora; Mahala; Mary; William; Anna; Annette; Washington; Doctor; Harriett; Simon; Emiline; Sally; Rhoda; Memory; Abigail; Franky; Delia; Sam; Reason; Penny; Anthony; Mary; Tom Major; Jack; Fanny; Yama; Jacob; Lidia; Margarett; Maria; Prescilla; Almira; Elvy; Viney; Violet; Betzy; Soloman; Manuel; Charity; Hannah; Joe; Daniel; John; Ismail; Leah; Nathan; Julius	plantation and the following individuals: Grand Sam; Gros Sam; Billy; Little Jim; Jackson; Willis; Jim; Arthur, Joseph; Lewis; Frank; Reuben; Jordan; Ben; Alexis	land and the following: Charles; Jean; Peggy; Julie	planation and the following individuals: Jim, Edmund, Joseph, George, Henriette, Rosette, Cilestin, Sam or Philip, Adelaide, Margaret, Francoise, Sukey, Phil	plantation and the following individuals: Lewis; Cage; Nelson; Bill; Peter; Harry; Lane; Nat; Sam; Joe; Littia; Loucas; Lavinia; Lucy; Betsey; Letitia; Caye; Sally; Bill; Lucinae; Laura; Charles; Henry; Lucy; Washington; Saul;Tamer; Natt; Nelson; Peter; Dave; Lucy; Jeff; Eliza; George; Hannah; Sam; Joe; Betsey; Gilbert	plantation and the following individuals: Bosor; Charles; Eliza; Martin; George; Louisa; Isam; Isaac; Gilbert; Mary; Ephriam; Betsey; Morris; Callin; Susan; Allan	Mortgaged Collateral land and the following individuals: Sam; Vinah; Moses; Samuel; Benjamin; Lewis; land and the following individuals: Sam; Vinah; Moses; Samuel; Benjamin; Lewis; Hanna and her unnamed child; Joe; Nancy; Caroline; Joseph; Josephine; Nelson; Peggy; Tony; Christine; Nelson; Emilia; John; Janny; Johnson; Esop; Marius and Mary; Jim; Aline; Felix; Rhody; Dave; Guy; Henry; Bartlet; Reuben; Billy; Edward; Jim; Dick; Daniel; Zenon; Gary; Jenny; Old Mary
1836-184	1833	1842	1833	1832-1838 ¦;	1836	Dates 1843
836-1841 St. Mary Parish, Mortgage Book 8, p. 187, 1836/04/07; Mortgage Book 10, p. 337,1841/05/15	St. Mary Parish, Mortgage Book 6, p. 250, 1833/05/18	St. Mary Parish, Mortgage Book 10, p. 349, 1841/06/05	St. Mary Parish, Mortgage Book 6, p. 289, 1833/06/10	3 St. Mary Parish, Mortgage Book 5, p. 306, 1832/04/24; Mortgage Book 9, p. 186, 1838/05/23	St. Mary Parish, Mortgage Book 8, p. 215, 1836/04/23	Source St. Mary Parish, Mortgage Book 11, p. 248,1843/06/24

Pecot, Charles	Parkerson, John	Nash, William J.	Murphy, John B	Marsh, John C	Louviere, Louis	Lacy, Susan	Lacy, John O. and P. A. Vandom	Jeanerett, John W. and Constant E. Gradless	Heydell, Francoise	Owner Haydel, George
plantation and the following individuals: Bastien; George; Edmund; Celestin; Henry; Louisa; Eugene; Alsurdos; Aime; Raphael; Antonio; Suzanne and children Daniel; Meathilda; Sophy; Augustine; Clasico; Liso; Pasino and her children John, Flora, and Isabelle; Helen; Erbasy and her son Prosper; Telesse with her child Adreinne; Adeline; Adelle; Philamisi; Marie; Francaise; Eliza; Irenne; Laurett; Climeice	plantation and the following individuals: Betsey; Grace; George; Jackson; Sam; Mary	plantation and the following individuals: Nathan; Will; Burrel; Phil; Washington; Norris; Maria; Harriet; Nancy	plantation and the following individuals: Jim; Soloman; Charles; Hlip; Charles; Stephen; Harry; Abraham; Little Sol; Washington; Jenny; Little Polly; Louise; Anny	plantation and unnamed individuals	land and the following individuals: Kesiah; Mary; unnamed individua	plantation and the following individuals: Elliot; John; Cuffy; Murray; George; Silvesha; Maria; Eliza	. plantation and the following individuals: Jefferson; Isaac; Hiram; Sidner; Bill; Dennis; King; Thomas; Oscar; Maria; Susan; Emeline; Maria; Jeanett; Harry; John; Saul; Betsy; Bisis; Jane	plantation and the following individuals: Jacob; Jim; Ephrom; John; Jack; <i>Vinia</i> ; Celia and her unnamed child	plantation and the following individuals: Marciss; Cilistrin; Vincent; Augustin; Laurel; Austin; Tenon; Marie Louisa and her unnamed children; Francois and her child Rosalie	Mortgaged Collateral plantation and the following individuals: Fanny and her unnamed child; William; Charles; Jordan; Pepe; Asan; George; Alexander; George; Aleck; David; Jim; Suzan and unnamed child; Bill; Sally; Washington; Perry; Henvre; Martin; Maria; John Louis; Rachel; Zenon; Bill; Joe; Baptiste; Augustin; Jim; Betty; Frank; Jesse; Linan; Jesmire; Billy; Gustave; Baptiste
1838	1832	1836	1836-1837	1832	1840	1833	1833	1832	1833	Dates 1832-1834
St. Mary Parish, Mortgage Book 9, p. 202, 1838/06/08	St. Mary Parish, Mongage Book 6, p. 53,1832/07/11	St. Mary Parish, Mortgage Book 8, p. 282, 1836/06/14	St. Mary Parish, Mortgage Bock 8, p. 210, 1836/04/16, p. 444, 1837/04/22	St. Mary Parish, Mortgage Book 5, p. 318, 1832/05/16	St. Mary Parish, Mortgage Book 10, p. 170, 1840/08/15	St. Mary Parish, Mortgage Book 6, p. 260,1833/05/24; Mortgage Book 7, p. 1,1833/07/03	St. Mary Parish, Mortgage Book 6, p. 217, 1833/04/30	St. Mary Parish, Mortgage Book 6, p. 78, 1832/08/07	St. Mary Parish, Mortgage Book 6, p. 291, 1833/06/10	Source St. Mary Parish, Mortgage Book 6, p. 59, 1832/07/11; Mortgage Book 7, p. 230,1834/05/24

Sterling, William	Sparks, Daniel P.	Smith, James	Smith, Boyd	Shewing, George	Sanders, Jarrad Y.	Royster, George	Rome, Nicolas	Robert, Peter H	Porter, James	Owner Pecot, Marie Rose
plantation and the following individuals: Jacob; Tom; Ned: Peter; Frank; Washington; Little Tom; Jim; Rawley; Sarah; Hannah; Nancy; Fanny; Lucinda and three children Richard; Alex; and John; Maria and her children Elijah, Bob, and Effy; Augustin; Levin; Milly; Lucy	plantation and the following individuals: Jack; Willam; Weston; Soloman; Ceasar; Simon; Sam; Adam; Molly; Rachel; Lucinda; Rhinah and her child Fanny; Mahrulia; Westerne; David; George; Solomon; Isaac; Jack; Molly; Rachel; Since	plantation and the following individuals: David; William; Isaac; Hector; Washington; Larry; Charlotte; Rachel; Porz; Cynthia; Jane; Betty; Phoebe; Henry; Ida; Jupiter; Frank; Romeo; Daniel; Michel; David; Lydia; Sarah; Bill; Mary; Sidney; Nanny; Massy; Lenis; Richard; Louis; Little Betty; Molly; Sam; Maria; Jerry; Milly; Jackson; Ellen; Jack; Joe; Jim	the following individuals: Adam; Albert; Ned; Dick; James; Anderson; Abraham; Henry; Dick; Dinah; Harriet; Eliza; unnamed infant; Libella	land and the following individuals: Reuben; Sarah; Cressey; Sam	plantation and the following individuals: York; Sarah; Mathilda; Charles; Momra; Willy; Roselly; Amr, Posephinie	plantation and the following individuals: Bob; Mike; Collin; Lucy; Robin; Charlotte; Milly; Wilson; Mary; Rebecca	plantation and the following individuals: Louis; Charles; Betsey; Maria	plantation and the following individuals Mary; Lige; George; Maria; Tom; Allen; Nancy; Rose; Mary; Jon; Milly,Tom; Horace; Allen; Frank; Issach; Nancy; Little Mary; Maria; Milly	land and the following individuals: Washington; Violet; Guilford; Judy; Steamboat; Big Ben; London; Elias; Milas; Patsey; Cheney; Willis; Osborne	Mortgaged Collateral land and the following individuals: Henry; Pierre; Achilles; Jim; Charles; Ariane; Abram; Betsey; Dick; Joe; Jim; Sarah; Narcisses; Clementine; Caroline; Charlotte; Gabriel; Lanuile; Pierre; Adeline; Charlotte; Polidore; Victorin; Victorin; Victor
1853	1839	1833-1840	1833-1845	1835	1832	1833	1832	1832-1833	1844	Dates 1843
St. Mary Parish, Mortgage Book 8, p. 229, 1853/5/13	St. Mary Parish, Mortgage Book 9, p. 396, 1839/04/19, p 397, 1839/04/19	St. Mary Parish, Mortgage Book 6, p. 236,1833/05/03; Mortgage Book 10 p. 118, 1840/05/15	St. Mary Parish, Mortgage Book 6, p. 298,1833/06/14; Mortgage Book 10 p. 322, 1841/05/05	St. Mary Parish, Mortgage Book 7, p. 432, 1835/04/03	St. Mary Parish, Mortgage Book 6, p. 65, 1832/07/23	St. Mary Parish, Mortgage Book 11, p. 199, 1833/07/12	St. Mary Parish, Mortgage Book 5 p. 331, 1832/05/07	St. Mary Parish, Mortgage Book 5, p. 314,1832/05/03; Mortgage Book 6, p. 224,1833/04/24; p. 225; 1833/05/01	St. Mary Parish, Mortgage Book 11, p. 503. 1844/12/21	Source St Mary Parish, Mortgage Book 11, p. 266. 1843/08//1

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Barrow, Bennet H. and Emily	Barrow, Alexander	Barrow, Albert G.	Austin, William A. and Elizabeth	West Feliciana Parish Atkins, James D. and land and Florann Patsey; Bill; Dan	Terrebonne Parish Boutelou de St. Aubin, the Charles Am	Wilcoxon, Thomas	Vinson, Carroll	Owner Theall, James F.
d tract of land and the following individuals: Eliza; Celia; Dorcas; Edney; Grace; Phil; 18: Hannah; Lizzy; Kiah; Lucy; Atean; Lewis; Levina; Ceutne; Hetty; Israel; Ralph; Lindy; Alfred; Betsey; Willey; Milley; Jack; Dennis; Cato; Esset; Nat; Sarah; Easter; Phill; Lucy; Candy; Margaret; Leah and her child Littleton; Levi; Easter; Adah; Jacob; Hannah; Jenny; Bartley; Jerry; Jim	plantation and the following individuals: Edmund, his wife Ginney, and children Lilina, Alexander, Hinderson, and Aronlien; George Hoat; Jane; Charles; Toby formerly Anthony; Susan and two children Rufus and Peter; Mary Jane and her three children Anaka, Nat, and Phillis; Richard; Gilbert; Henry; George; Harry Nearu; Harry Turpin; Bob Madry; Ephraim; Isaac Matthew; Little Bob; Rose; Sal; Abram; Charlotte; Lewis; John; Sarah; Abraham; Ritty; Mary; Ann; Julia; Amy; Mary; Rufus; Ben; Frank	land and the following individuals: Winney; Mary; Nancy; Jane; Ben; Elizabeth; Delphine; Thom Coleman; Henry; Sylvia; Elizabeth; Nancy	land and the following individuals: Dave; Rachael; Silence; Milly and her unnamed daughter	L Parish land and the following individuals: Lucy; Maria; Caroline; Charlotte; Harriet; land and the following individuals: Lucy; Maria; Caroline; Charlotte; Harriet; Patsey; John; Henry; Luke; Lewis; Jim; Moses; Mills; Mary; Eveline; Milly; Sam; Bill; Dan; John; Miles, Margaret; Louis; Milley	Irish , the following individuals: Sam; Lenor; Davis; Rosette; Aggy and her two children Amos and Agathe	plantation and the following individuals: Prinius; Ned; Andrew	plantation and the following individuals: Lewis; Lydia; Larisa; Hosey	Mortgaged Collateral land and the following individuals: Evans; Dick; Miles; Susan; Lincey; Jesse; Elsy; Ellen; Jo
; 1834-1844	1832	1840	1835	1835-1841	1841	1835	1838	Dates 1832
34-1844 Vest Feliciana Parish, Mortgage Book J, p. 209, 1834/02/07; West Feliciana Parish, Mortgage Book M. p. 431, 1844/02/03	West Feliciana Parish, Mortgage Book H, p. 393, 1832/04/21; West Feliciana Parish, Mortgage Book H, p. 527, 1832/12/29	West Feliciana Parish, Mortgage Book L, p. 58, 1840/02/07	West Feliciana Parish, Mortgage Book J, p. 412, 1835/08/14	1835-1841 West Feliciana Parish, Mortgage Book L, p. 257- 259, 1841/03/02; West Feliciana Parish, Mortgage Book J, p. 402, 1835/07/09	Terrebonne Parish, Convenance Record Jan 8, 1841 - Apr. 2, 1845, p. 582, 1841/12/16	St Mary Parish, Mortgage Book 8, p. 64, 1835/08/26	St. Mary Parish, Mortgage Book 9, p 168, 1838/04/18	Source St. Mary Parish, Mortgage Book 5 p. 329, 1832/05/03

Boyle, William D. and Lucinda Jane	Blount, Levi	Binghaman, Ms. <i>Lorig</i>	Bergess, William and Elizabeth	Barton, Edward H. and Eveline		Barrow, William Ruffin	Owner Barrow, Robert James and Mary E. Craff
land and the following individuals: Henry; Isaac; Preston; Milly	land, plantation on Bayou Sarah, and the following individuals: Tom; Harry; Jacob; Bill; Lewis; Tempy; Lucinda; Daine; Ann; Adeline; Reuben; Henry; Abner; Daniel; Anderson; Emily; Sarah; Matilda	land and the following individuals: George Graves; Sandy; Richmond; Bill; Melford; 1 Moses; Dick; George; Abe; Alfred; Bob; Milford; Frank; Rod; Rachel; Dianah; Matilda; Mary; Mulatto Mary; Short Rachel; Alice; Celia; Fanny; Mariah; Chany; Alice; Christeen; Henrietta; Ann; Priscilla	land and the following individuals: Prosper and his wife Susan, and their child Eliza; Tempe; Ellen and her child Fanny; Tempe's child Matilda	land and the following individuals: Charles; Frank; Josias; Harriet	William; Ted; Brister; Ely; Yellow Dick; Arthur; Daniel; Jim; Joshua; Sandy; Big George; Anderson; Arthur, Little Henry; John; Amos; Littleton; Bill; Jake; Jubiter; Simon; Hampson; Big Henry; Big Jackson; Big Kitty; Big Hannah; Hannah; Ann; Little Kitty; Eliza; July; Dorcas; Sarah; Susannah; Maria; Creary; Cloze; Jenny; Penny; Adeline; Little Mary; Minta; Nan; Lemee; Nancy Lee; Charity; Patsy; Dinah Lane; Judy	the following individuals: Island Harry; Soloman;Tempa and hertwo unnamed children; Hampton Stokes; Carter Hampton; Bill O'Connor, Ned Carter; Sam O'Connor; Giles; Joshua; Aaron; Roden; Edd Long; Peter; Overton; Ben; Walter, Bill; Nat; Solomon; Booker; Dan, child of Adeline; Lot; Joe; Joshua; Island Ben; Harry; Sophia; Kathy; Biddy; Stella and her child Rumsey; Nancy; Annette and her child Eveline; Rachael; Ellen; Lettie; Darcus and her child Rachael; Jane; Sally Carey; Patty; Beckey; Adeline; Harriett and her child Elizabeth; Lucy; Susan; Anny; David; Fanny; Nelson; Luckey;Nanny; Frank; Sall; Lancaster; Fubal; Jephsa; Archer; Jim; Easter; Mahala; Nathan; Princess; Manerva; Rachel; Hasty; Kittey; Little Pleasant; Lewis; Harry; Temple; Cloe; Aggy; John; Charlotte; Jackson;	Mortgaged Collateral land and the following individuals: Tom; Elsey; Adeline; Isac; Mary Hall; Amy; Lizzy; Charity; Elizabeth; Jenny; Lucinda; Patience; Yellow John; Henry; Harriet; Matilda; Peter; Andrew; Drud; Wilson; Maria; July; Mary; Tilla; Milly; Kate; Nimrod; John; Juba; Willy
1839	1833	; 1832-1833	1833	1832		1840-1857	Dates 1841
West Feliciana Parish, Mortgage Book K, p. 408, 1839/05/27	West Feliciana Parish. Mortgage Book J. p. 96, 1833/04/13	West Feliciana Parish, Mortgage Book H. p. 390, 1832/04/14; West Feliciana Parish, Mortgage Book J. p. 84, 1833/04/06	West Feliciana Parish, Mortgage Book J. p. 147, 1833/07/08	West Feliciana Parish, Mortgage Book H p. 419, 1832/04/27		West Feliciana Parish, Conveyance Record K. p. 299, 1851/08/26; West Feliciana Parish, Conveyance Record K. p. 297, 1857/08/28, West Feliciana Parish, Mortgage Book M. 134, 1842/05/18; West Feliciana Parish, Mortgage Book L. p. 216, 1840/11/12	Source West Feliciana Parish, Mortgage Book L, p. 280- 282, 1841/04/21;

Dawson, John B. land, Jane Char	Dawes, Salloman M. land and Ann Caro	Davis, Lewis F. J. land Fann	Davis, Jesse plant Louis	Davis, Charles H. and land Ann M. Sylvi Sal;	Croft, John and Susan the for Geor child	Cobb, Stephen C. land Wasi	Clark, Maria land	Canfield, Zackariah and land Julia	Burgess, William land Amy; unna	Brown, Asa plant Little	Owner Mor Bradford, David and land Amanda Char Harri
land, plantation, and the following individuals: Sam; Ishmael; Arch; William; Cato; Jane; Vine; Milley; Phillis; Charlotte; Adeline; Len; Lydia; Filler, Harriette; Charlotte; Allen; Cornelius; Virginia; Caroline; Martha; Eliza; Arch	land and the following individuals: William; Nelly; John; Clara; Victor; Sylvia; Caroline; Prince; Betty	land and the following individuals: Eve and her two children Mincey and Jim; Fanny and unnamed child; Cato Virgil; Flora and her unnamed child	plantation, land, and the following individuals: Birt; Major; Perry; Frank; Willard; Louisa; Matilda; Clarisy	land and the following individuals: Isaac; Sal or Sarah; Alice; Alex or Alexander; Sylvia; Dick; Harriet; Rachel; Sam; Kentuck-Isaac; Tom; Betsey; Caroline; Little Sal; Vine; Bill	the following individuals: January; Cuase; Peter; April; Cuase; Sithe; Sithe; George; Isaac; Andrew; Jinny and her child Caroline; Rose; Lucy; Hester and her children Jerry, Edmund, illegible, and William; Winny and her children Joe and Hester; Young Rose; Mary; Anthony; Jim	land and the following individuals: Roman; Lethy; Ann; Sally; Lethy Amis; George Washington; Allin; Henry; Frank; Peter; Adeline	land and the following individuals: Jim; Frank	Canfield, Zackariah and land and the following individuals: Mary; David; Sarah Julia	land and the following individuals: Jack; Carolin; Harriet; Tom; Malvina; Lucy; Amy; Ellen; Fanny; Julie; Susan; Eliza; Ann; Louisa; Tempee; Matilda; Henderson; unnamed individual	plantation, land, and the following individuals: Jim; George; Harry; Charles; Adam; Little George; Henny; Dorcus; Caroline; Lucy; Bill; Eliza; L. Charles	Mortgaged Collateral land and the following individuals: Bison; Elisha, his wife Nancy, and their children, 1837 Charity, Lubela, and Johan; Queen and her son John; Emma and her two children Harriet and Sampson
1833	1833	1839	1833	1840	1832	1841	1832	1839	1837	1833-1843	Dates 1837
West Feliciana Parish, Mortgage Book J, p. 82, 1833/04/03	West Feliciana Parish, Mortgage Book J, p. 121, 1833/05/11	West Feliciana Parish, Mortgage Book K, p. 275, 1839/01/16	West Feliciana Parish, Mortgage Book J, p. 40, 1833/02/27	West Feliciana Parish, Mortgage Book L, p. 113; 1840/05/04	West Feliciana Parish Mortgage Book H, p. 406, 1832/04/23	West Feliciana Parish, Mortgage Book L, p. 299, 1841/05/18	West Feliciana Parish, Mortgage Book H, p. 414, 1832/04/24	West Feliciana Parish, Mortgage Book N, p 296, 1839/02/27	West Feliciana Parish, Mortgage Book J, p. 583, 1837/02/07	West Feliciana Parish, Mortgage Book, p. 89, 1833/04/09; Pointe Coupee Parish, Legal and Conventional Mortgage Book C, 1711, 1839/03/11; West Feliciana Parish, conveyance Record H, p. 458, 1843/09/12	Source West Fellciana Parish, Mortgage Book J, p. 584, 1837/02/08

Farrar,	Fair, Ja	Edie, CI	Dupre, .	Duir, Robert	Doherty, Peter	Doherty	Owner Doherty Marsa
Farrar, Mary Ann	Fair, James and Mary	Edie, Charles M.	Dupre, James R.	bert	, Peter	Doherty, Charlotte	Owner Doherty, Anthony and Marsa
land and the following individuals: Esther and her children, Nace and Margaret; John; Manuel; Bob and his wife Sabra and their children, Tenp and Jince; Sam and his wife Betty and their children, Patience and Cato; Sylvia and her daughter Ann; Caroline; Martha; Maria; Little Bob; Sarah; Moses; William alias Banks	Patsey; Sarah; George; Reuben; George; Polly; Ann; Anderson; Hannah plantation and the following individuals: Phileum and his wife Mary; Maria; Charlotte; Mary; Watty; Dick; Henry; Charles and his wife Mary; Eady; Grace and her child Martha; Abraham and his wife Sylvia and Abraham's children Stephen and Esther, Roderick and his wife Milly; Trilly and her child; Ginney; Tom; Dave; Rachael; Abraham; Jacob; Nancy; Jack; Billy; Phillis; Fountain; Jake; Sam	plantation and the following individuals: Sharper; Betsey and her son; Isaac; Jim; Marv Ann: Emmeline: Tom; Bill; Lucy and her son Peggy; Louden; Lucy; Eliza;	land and the following individuals: Isaac; Otis; Anrster; Bob; Bob Oliver; Helen; Judy; Danferey; Sarah and her child Margaret; Rena; Nancy; Charlotte; Ellis; Jim; Ann	land and the following individuals: Matt; Vine; Peter; Kitty; Nancy; Tom; Milley	the following individuals: Peter and his wife Adaline; Sam; Short George; Mike; Maria; Bet; Stephen; Willis; Ollive; Dice; Maria; Ellen; Phil; Long George; Thornton; Levin	land and the following individuals: Anthony; Peggy; Delphe; Aaron; Margaret; Maria; Sylvia; Renold; Tell	Mortgaged Collateral plantation, land, and the following individuals: William; Dick or Yellow Dick; Jack; Milley; Ida; Long George; Abraham; Charles; Isaac; Robbin; Harry; Vine; Henry; Rose; Ginney; Easter; Hannah; Lewis; Christmas; Henry; Anthony; Samuel; Peter; Charles; Lean; Ann; Margaret; unnamed individuals; Levin; Margaret; Celia; Welloughty; Jan; Aurr; Margaret; Jack Goin; Dannis; Jack; Sophia; Adeline; Leah; Rachel; Ann; Kate; Stephen; Alfred; Illegible; Couilla; Coth; Dicey; Neacy
1836	1835	1848	1834	1832-1842	1841	1839	Dates 1833
West Feliciana Parish, Mortgage Book J. p. 492, 1836/03/12	West Feliciana Parish, Mortgage Book J, p. 310, 1835/01/22;	West Feliciana Parish, Mortgage Book N. p. 453, 1848/05/25	West Feliciana Parish, Mortgage Book J, p. 259, 1834/04/12	1832-1842 West Feliciana Parish, Montgage Book H. p. 386, 1832/04/19; West Feliciana Parish, Montgage Book J. P. 125, 1833/05/18; West Feliciana Parish, Montgage Book M, 111, 1842/04/11	West Feliciana Parish, Conveyance Record G, p. 208, 1841/04/27; West Feliciana Parish, Mortgage Book K, p. 387, 1839/04/27;	West Feliciana Parish, Mortgage Book K, p. 325, 1839/02/15	Source West Feliciana Parish, Mortgage Book J, p. 107, 1833/04/27; West Feliciana Parish, Mortgage Book, p. 156, 1833/07/26

Harbour, John A.	Haile, Robert	Guibert, Corelie B.	Gray, Josias	Fort, William	Owner Fort, Ann
land and the following individuals: Aaron; Nicey and her child Rose; Sarah; Easter; Esthma; Jesse; Frederick; Anthony; Caff; Ann; Adeline; Sam; Arch, his wife Phillis, and their children Martha, Caroline, Eliza, Little Arch, Henry, Robert and an unnamed infant; Ishmael, his wife Jane and their children Len, Lydia, Matilda, Harriet, Little Charlotte, Ellen, Little Ishmael, and Rachael: Abner; Big Charlotte and her unnamed infant child; Vine and her children Allen; Cornelius; Virginia; Clara; and orphan Mary Jane	land and individuals: Charles; George; Rouna; Matt; Harry; illeg. and her two children Tom and Jim; Hannah and her son Phillip; Priss and her unnamed child; Dice and her unnamed child	land and the following individuals: Stephen; David or Daniel; Theodore; Registe; Ned; Adelaide; Rosaline and her son Edmund; Louisa; Amy; Harriet; William; Fanny; Mary Ann and two children Annette and Celia	land and the following individuals: Hannah; Dave; John; Ned; Clara; Toby; William; 1 Sophia and her child Delia; Sarah; Julia; Lodolski; Flora; Miles	land and the following individuals: Edmond; Dick; Hank; Jake; Anthony; George; Moses; Jim; Tom; Lorenzo; Little Anthony; Beck; Nance; Charlotte; Rose; Susan; Ellen; Chancy; Anthony; Arthur, Jerry; Jacob; Edmond; Hackless; James; Andrew; Little George; Henry Dou; Little Harry; Kitty; Jane; Lucey; Silvey; Josephine; Julia; Nancy, Lacey; Betsey; Valentine; Phil; Charity; Tennessee; Jerry; Lady and her child Joe; Allen; Lucky; Thomas; Gran; Sally; Jackson; Halifax; Lucinda; Varny; Isaac; Monroe; Henry; Sam; Patty; Washington; Bytha; Jane Fisher; Josiah; Cesar; Jenny; and three unnamed	Mortgaged Collateral land and individuals: Nace; John; Manure; Bob; Jane; Cato; Esther; Margaret; Sabra; Betsy; Sylvia; Jane (alias Fanur); Tempe; Jinny; Patience; Ann; Carolin; Martha; Simon; Dennis; Daniel; Bob; Sam; Siddy; Mary; Esther; Fanny; Sısy; Ann; Ben; Washington; Pharaly; Eiħa; Judy; Dilsey; Josephine; Clever, Judy; Isaac; Sarah; Essex; Jim; Harry; Rhody; John; Chloe; Tuolage; Moumany; Nelson; Lucy; Andrew; Sylvia; Infant; Josephine
1834-1844	1836	1842	1834-1847	1832-1841	Dates 1832
1834-1844 West Feliciana Parish, Mortgage Book J. p. 297, 1834/10/24; West Feliciana Parish, Mortgage Book L. p. 255, 1841/02/23; West Feliciana Parish, Mortgage Book M. p. 524, 1844/10/21	West Feliciana Parish, Mortgage Book J, p. 448, 1836/01/01	West Felidana Parish, Mortgage Book M, p. 78, 1842/01/18; West Feliciana Parish, Mortgage Book O, p. 116, 1851/06/26	West Feliciana Parish, Mortgage Book J. p. 249, 1834/04/09; West Feliciana Parish, Mortgage Book, p. 517, 1836/05/07; West Baton Rouge Parish, Mortgage Book Q, p. 504,1831/05/07, Mortgage Book S, p. 480,1847/06/10	West Feliciana Parish, Mortgage Book H, p. 388, 1832/04/20; West Feliciana Parish, Mortgage Book J, p. 420, 1835/10/31; West Feliciana Parish, Mortgage Book L, p. 267-269, 1841/03/29	Source West Feliciana Parish, Mortgage Book H. p. 425- 427, 1832/05/01

Leet, George H.	Leake, James and Mary; James and Ann C. Rucker	Joor, Emily	Johnson, Charles G.	Jenkins, Sylvester B.	Jackson, Jesse K.	Howell, Ebenezer	Hosia, Thomas N.	Holmes, John	Harvey, M. A.	Owner Hargadine, William
land and the following individuals: Mary; David; Sarah	land and the following individuals: Dick; Tom; Kitty; George; Edward; Madeline; Casey; Jane; Elizabeth and infant Tom; Susey or Surry; Boston; Kitty; Charlotte; Isaac; Simon; Philip; Stephen; Sally and her two unnamed children; Rosan; Kelly	land and the following individuals: Rose; Charles; Ruthy; Fever; Nance; Elic; Tom; 1 Buddy; Sally; Daniel; Peggy; Gabriel; Mary; Anthony; Linden; Rosette; Lucy; Selina; Ann; August; Lavinia; Lucky; Beck; Joe; Alex; Amy; Brister	land and the following individuals: Henry; Bartlette; Tom; Charles; Jim; Peter; Joe; 1833 Nelson; Sam; Edmond; Ned; Tempe; Harriette; Jane; Lenese; Lucy; Old Lucy; Frank; Lucy; Gunny; Rayney; Susan; Clia; Francis; Betsey; Ellen; Rose; Maria; Lucinda; Nancy	land and the following individuals: Louisa and Elvey	plantation and the following individuals: Sam; Carey; Eliza; Matilda; Mariah; Mary; Tom; John; Henry; Emily; Sally; Bob; Ben; Sandy; Bill; Bridget; Rhody; Sarah; Jane; James; Elijah	land and the following individuals: George; Harry Nearn; Harry Turpire; Ephraim; Isaac Matthews; Guinea Bob; Elijah; Esther; Rose and her two children Nullifier and Union; Sarah; Abraham; Charlotte; Lewis; Milley; Harriet and her two children Ann and Joe; Grace and her three children Anny and two unnamed children; Paul; Little Bob; John	land and the following individuals: Hammond; Bill; Andrews; Betsey; Kittey; Joe; Alfred; America; Lucy; Ned; Maria; Lucinda	the following individuals: Albert; Edmond; Wilson; Robin; Harriet	land and the following individuals: Julia; Jack; Arey; Dancy; Nancey and her unnamed daughter; Ritta and her son Jim; Daniel	Mortgaged Collateral land and the following individuals: Charles; Isaac; Sam; Wellington; Delia; Judy and her child Oscar; Milley; Victore; Rinos; Aggy; Caroline and her two children Betsey and Lafayette; Rosetta; Julett
1846	1839-1844	; 1840	1833	1844	1834-1837	1835	1834	1843-1853	1839	Dates 1834
West Feliciana Parish, Mortgage Book N. p. 296, 1846/05/12	1839-1844 West Feliciana Parish, Mortgage Record K 398, 1839/05/07; West Feliciana Parish, Conveyance Record H, p. 515, 1844/02/03	West Feliciana Parish, Mortgage Book L. p. 98, 1840/04/07	West Feliciana Parish, Mortgage Book J. p. 91, 1833/04/10	West Feliciana Parish, Mortgage Book M, p. 428, 1844/02/03	1834-1837 West Feliciana Parish, Mortgage Book J. p. 238. 1834/03/20; West Feliciana Pansh, Mortgage Book J. p. 593, 1837/03/01	West Feliciana Parish, Mortgage Book J, p. 326, 1835/03/03	West Feliciana Parish, Mortgage Book J, p. 265, 1834/04/12	West Feliciana Parish, Mortgage Book M, p. 409, 1843/09/20; West Feliciana Parish, Mortgage Book O, p. 358, 1853/06/29	West Feliciana Parish, Conveyance Record I, p. 144, 1839/03/25	Source West Feliciana Parish, Mortgage Book J. p. 258, 1834/04/12

Phillips, Uriah B. and Edward	Perry, Hardy	Perkins, John and Julietta; Henry and Mary Perkins	Percy, Robert D.	Paine, John	Muse, Daniel	McDermott, Charles C.	McCaleb, Samuel and Sarah	Marshall, Brisbaine	Owner Marks, Francis and Mariah
Catherine	plantation, land, and the following individuals: Henry; Edinborough; Lemmon; Caroline Cartwright; Jenny; Lucinda; Henry; Mary; Olivia; John; Clark; Amanda; Solomon; Hannah; Big Joe; Jim; Little Joe; Milly and her two children West and Lucretia: Melissa: Hillary: Jaroh: Martha: George	plantation, land, and the following individuals: Harry; Priscilla; Will; Hetty; Ann; Harriett, Jim; Morris; Hiram; Burrell; Spencer; Jordan; John Brown; John Wilson; Joe; Ester and her child Aggy; Eliza; Judy; Anna; Judy; Alsey and her child Alvira; Arny; Hivau; Lanford; John Gray; Samuel; Josiah; Stephen; Martha; Sophia; Lucinda; Miley	plantation, land, and the following individuals: Toby; Heba; George; David; Charles; Nancy; Jane; Parker; Lewis; Millis; Ephram; Katy; George; Nancy Bell; Jim; Esther; Henry; Rachael; Frank; Joe; Rose; Jenny	land and the following individuals: Randal; Henry; Eliza; Eliza (alias Phillis); Mary	land and the following individuals: Alick; Judah; Minerva; Margaret; illegible	land and the following individuals: George; Mary Books; Joe; Bofonto; Franky; Davy; Elizabeth; Daniel; Henry; Edmond; John; Joe; Big Mary; Flora; Abel; Stephen; Eliza; Joe; Isaac; Violet; Louisa; Viney; Troy; Charles; Livia; Gabriel; Shadrock	plantation, land, and the following individuals: Richard; John; Cagen; Sam; Sylvia; Lewis; Betsey; Washington; Reason; Susan; Margaret; Joshua and his wife Celia and her two children Nancy and Simon; Phillis; Nena and her child Grace; Lidia; Abel, Matilda; Hards; infant; Tom; Century and his wife Lavinia; Tilla; Harriet; Kitten and her son Lewis	land and the following individuals: Abraham; Harriett; Jane	Mortgaged Collateral land and the following individuals: Jilsey; Patsey; Marieh: Philip; unnamed
1849	1833-1842	1833-1834	1836	1832	1832	1840	; 1833-1841	1833-1834	Dates 1835
West Feliciana Parish, Conveyance Record I, p. 559, 1849/03/21	West Feliciana Pansh, Mortgage Book J. p. 104, 1833/04/25; West Feliciana Parish, Mortgage Book K, p. 256, 1838/12/14; West Feliciana Parish, Kontgage Book M, p. 179, 1842/05/10	4 West Feliciana Parish, Mortgage Book J. p. 144, 1833/07/05; West Feliciana Parish, Mortgage Book J. p. 254, 1834/04/10	West Feliciana Parish, Mortgage Book J p. 467, 1836/01/27	West Feliciana Parish, Mortgage Book H, p. 400, 1832/04/23	West Feliciana Parish, Mortgage Book H, p. 404, 1832/04/23	West Feliciana Parish, Mortgage Book L, p. 31, 1840/01/03	West Feliciana Parish, Mortgage Book J, p. 88, 1833/04/08; West Feliciana Parish, Mortgage Book J, p. 302, 1834/11/27; West Feliciana Parish, Mortgage Book M, p. 72, 1841/12/27	Vest Feliciana Parish, Mortgage Book J. p. 141, 1833/07/02; West Feliciana Parish, Mortgage Book J. p. 251, 1834/04/10	Source West Feliciana Parish, Mortgage Book J. p. 404, 1835/07/10

Spencer, Jace and Mary	Smith, Ira and Mary Ann	Simmons Anthony J. and Agnes	Routh, Francis and Mary	Richardson, Wade and Charlotte	Ratliff, Cyrus	Ratliff, Ann	Randolph, Peter	Owner Pope, Martha
land and the following individuals: Munday; Henry; Isaac; Dick; Bob; Tom; Jack; Elenor; Charlotte; Lydia; Sealey; Leah; Phillis; Violet; Issabella; Mariah; Silvey; Lucinda; Lucy; Beck; Bedy; Annis; Charles	sugar plantation the following individuals: Rose; Wilson; Lyida; Causemell; Amos; Milley; Sylvia; Isaac; Sinah; Lewis; Purnel; Jinney; Priscilla; William; Marsha; Daniel; Jinney Tiddy; Lynda; Henry; Lyttleton; Harry; Prince; Pleasant; Sally; Mary Grace	land and the following individuals: Malinda; Silas; Mordecai and his wife Fanny; Caroline; Eliza and her two daughters: Maria and Elizabeth; Jim	land and the following individuals: Luckey; Ellen and her unnamed child; Mary Harbor; Nelson; Jane Harbor; Eveline; Richard; Polly; Cotton; Jane Ferry; Harry Johnson; Caroline; Jenny Odum and her unnamed child; Penine; Lydia; Alfred; Louisia; Beckey Binch and her unnamed child; Matilda; Lissia; Jenny Bich and her unnamed child; Stephen; Harry Cotton; Beckey Mils; Yom; Alfred; unnamed infant; Jenny Liddy; Lydia	plantation, land, and the following individuals: Piere; Tener and her child; Sarah; Mott; Pegge; Dave; Edmond; Washington; Frank; Mary; Hosea; Bob; Henny; Jennette; Richard; Lucy; Jim; Nat; Elcey	land and the following individuals: Henry; Ningo; Harriet	plantation and the following individuals: Glacous; York; Barret; Dick; Jim; Reuben; 18 Milford; Ben; Phebe; Nan; Tina; Ginny; Nelly; Chancy; Brackston; Jackson; Carral; Burr; Hule; Matilda; Milly; Amy; Rosetta; Patsy; Eliza; Gertrude; Henrietta; Hetty; Rosathe; Susanna or Luretha; Josiah	land and the following individuals: Brutus; Nimrod; Robert; Hiram; Moses; Alfred; Frank; Katey; Harriet and her son John; Laura and her children Jesse and Belinda; Betsey and her child Rodolphus; Nancy and her child Nimrod; Little Harriet and her child Sarah; Tabby; Hannah; Eliza; Little Kattey, child of Hannah	Mortgaged Collateral plantation and individuals: <i>Goin;</i> Mike; Mark; Stephen; Wellington; Sally; Harriet; Sally; George; Marie <i>Goeu</i> ; Bob; Thornton; Phillis; Jacob; Molly
1833	1833	1836	1835	1833-1841	1836	1832	1852	Dates 1832-1834
West Feliciana Parish, Mortgage Book J. p. 86, 1833/04/06; East Feliciana Parish, Mortgage Book C, p. 141, 1833/04/06	West Feliciana Parish, Mongage Book J. p. 109, 183 <i>3/04/3</i> 0	West Feliciana Parish, Mortgage Book J. p. 464, 1836/01/29	West Feliciana Parish, Mortgage Book J. p. 369, 183 <i>5</i> /04/28	West Feliciana Parish, Mortgage Book J, p. 111, 1833/04/30; West Feliciana Parish, Mortgage Book L, p. 244, 1841/02/07	West Feliciana Parish, Mortgage Book J, p. 516, 1836/05/05	West Feliciana Parish, Mortagage Book H., p. 440, 1832/05/02	West Feliciana Parish, Mortgage Book O, p. 260, 1852/12/17	Source West Feliciana Parish, Mortgage Book H, p. 396, 1832/04/21; West Feliciana Parish, Mortgage Book J, p. 306, 1834/12/31

Owner

Stirling, Lewis

Mortgaged Collateral

Charles; Sambo; Ellen; Chester; Thomas; Susan; Jenny; Squire; Mike; Isaac; Ben, his wife Deliba, and her children Jack, Joe, and Wiley; Little Ben, his wife Ginney; Dublin; his wife Rachel, and their children Polly, Clarisse, and Ellen; Big and Abia Philips; Prince; Jacob; Frank; Bartlett and his wife Charlotte; Anderson; Allin and his wife Miranda; Lige; Old Sam; Surry; Jim; Nan and her children Amy Delia, and their children Little Ben, Sam, and Hester; Sidney and her son Julius; Samson, Rachal, Munday; Clarissa's children Celia and Levi; Big Ben, his wife children: Fortune, Nan, Patsey and Caroline; Penny and her children: Clarissa, Harry, Nann, Martin, Magdalien, Celest, Billey, Walley, his wife Pender, and their land and the following individuals: Sambo, his wife Ellin and her children: Black Josiah, his wife Fontaine Nan, and her child Thisanna; Sam Brown; Little Charles and his wife Hester; Jancy; Sampson; Monday; John, his wife Clarisse, and their children Celia and Dublin, Thomas, Susan, and Perry; Billey, his wife Silvia and their children: Dally

Spencer; Affy; Amanda; Jane; Beck; Rinah; Fortune; Yanco; Little Judy; Hannah; Joe; Mary; Clara; Liven; Maretta; Judy; Henrietta; Erven; Leven; Nelson; Clarinda: George; Lewis; Rosalle; Luk; Wilson; Eveline; Mariah; Sarah; Sarella; Baptiste; Rose; Nelly and her children Isabel, Barica, and Lucy; Wiley; Winson; Tennessee; Catey; Little George; Sophy; Alfred; Lucinda; Louisa; Barica; Sarah; Fanny; Adam Chamy; Muriata; Suckey and her children Eliza and Liddy; Liddy's children Ann and her children Rosetta and Charles Boles; Necis; Old Nelly; Sam Jackson; and her children Charlotte and Rose; Waley; Cinda; Caroline; Old Charles; Julia Rosabel; Josephine; Washington; Jack; Liddy; Franswaise; L. Charlotte; L. Little Tennessee; Fortunore; Big Judy; Long George; Linder; Cecile; Primus; Joshua, Hannah, Charles, and Suckey; Nan and her child Robert; Sambo; Harry; Hannah; Celia; Tempo; Wisley; Catherine; Frozene; Rimus; L. Joe

Tenney, Henry	Swift, Margaret
land and the following individuals: Bob; John; Charlotte an	land and the following individuals: Dave; Tom; Henry; Milly George; William; Bob; Hiram; Edgar; Letty

Turnbull, John

Dates

1833-1844 West Feliciana Parish, Mortgage Book J, p. 79, M, p. 552,1844/12/24, p. 558, 1844/12/30 1833/04/03; West Feliciana Parish, Mortgage Book

land and the following individuals: Little Jenny; Clarice; Harry; Tennessee Harry; 1843 Betsy; Suckey; Oliver, Harris	land and the following individuals: Bob; John; Charlotte and her child	land and the following individuals: Dave; Tom; Henry; Milly; Hetty; Clara; Elsey; George; William; Bob; Hiram; Edgar; Letty
see Harry; 184	1840	ra; Elsey; 1840

Young, Sarah	Woods, Ezer E.	Williams, James	Owner Wade, William C. and Olivia
land and the following individuals: Gabriel; Joe; Luke; Simon; Sam; Dan; Henry; Frank; Alexander; <i>illegible</i> ; Charles; Nancy and her three children Judy, Matila, and Julian; Jinney; Ellen; Aggy; Mary; Fally; Rebecca; Sophy; Lucinda; Clary; Daphny; Betty; Dinah; Lydia; Anny and her two children Isaac and David; Lelina and her three children Julian; Rhym and Susan; Maria and her three children Peter, Louisa, and Hariette; Dann; Ryan; Lucy; Malissa; Maria; Celest; Old Rym; Sally	land and the following individuals: Sucky; George; Charlotte; Eliza; Wayne; Axis; Joe; Susan; Frank; Polly and her child John	plantation and the following individuals: Jim; John; August; Jim; Black Bill; Yellow Bill; Simon; Randal; Napoleon; Warner; Celia; Hannah; Frances; Winny; Hannah mother of other Hannah; Emeline	Mortgaged Collateral Individuals: Alexander, Lucy; Lenord; Wilson; James; land and the following individuals: Alexander, Lucy; Lenord; Wilson; James; Thomas; Austin; Louisa; Emily; Samuel; Martha; Jerry; Milly; Bob; Viney; Becky; Nelly; Evelina; William; Thomas; William; Hester; <i>illegible</i> ; Henry; Kitty; Bazel; Caroline; Clarissa; Nance; Nick; Henry; Henson; Jane; David; Ben; Kmbi; and two unnamed children
1832-1833	1835	1832	Dates 1840
1832-1833 West Feliciana Parish, Mortgage Book H, p. 422, 1832/04/03; Mortgage Book J, p. 103, 1833/04/20	West Feliciana Parish, Mortgage Book J, p. 360, 1835/04/07	West Feliciana Parish, Mortgage Book H., p. 411, 1832/04/20	Source West Feliciana Parish, Mortgage Book L. p. 70, 1840/02/28

Bank of Kentucky (Lexington Branch)

Morrison, R.	Harrison, J. O.	Clay, J.B.	Fayette County Benton, Lloyd and
property and the following individuals: Peter; Harry; Peter; Jim; Aaron; Edmund; Reuben	property and the following individuals: Sam; Isham; Henry; Fanny; Mary and her unnamed child; Sarah Jane	property and the following individuals: Alfred; Levi; Lewis; Oliver	property and the following individuals: John; Kitty
1837-1838	1840	1844	1840
Fayette County, Deed Book 14, p. 61, Deed Book 837-1838 15, p 212	Fayette County, Deed Book 18, p. 5	Fayette County, Deed Book 22, p. 162; Deed Book 23, p. 558	Fayette County, Deed Book 17, p. 325

Vance, William	Payne, Orlando F.	Owner
property and the following individuals: Henry; Alfred; Ben; Ben; Harrison; John	property and the following individuals: Doctor; Dan; Sandford; Ned; John Lewis; Ellis; Edmund; Henry; George; Buck; Charles; William; Sally; Emily; Lucy; Polly; Susan; Winney; Pliney; Sarah; Julia Ann; Mary; Mary Ann; Jeff; Sidney; Jane	Mortgaged Collateral
1841	1842	Dates
Fayette County, Deed Book 19, p. 141	Fayette County, Deed Book 20, p. 252	Source

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
MB FINANCIAL BANK, N.A.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. M the Applicant OR
2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR.
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: <u>6111 N. RIVER ROAD</u> ROSEMONT, IL. 60018
C. Telephone: 847-653-1870 Fax: 847-653-0092 Email: Shiskee Mbfinancial com
D. Name of contact person: SAWARA BISKE
E. Federal Employer Identification No. (if you have one)
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
REP FOR PAYMENT OF INTEREST ON MONIES OF THE CITY OF CHICAGO & CHICAGO BOE
G Which City agency or department is requesting this EDS? DEPT. OF FINANCE
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

Name

SEE ATTACHED EXHIBIT A

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company 1 Publicly registered business corporation [] Limited liability partnership [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership [] Limited partnership] Yes [] No [] Trust M Other (please specify) NATIONAL BANKING ASSOCIATION 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? **X** N/A | Yes [No B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

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

Title

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
MB FINANCIAL	INC. 800 W. MAGSON	Disclosing Party π. 100%
	CHICAGO, IL. 600	7
SECTION III BU	SINESS RELATIONSHIPS WIT	TH CITY ELECTED OFFICIALS
	g Party had a "business relationship elected official in the 12 months be	," as defined in Chapter 2-156 of the Municipal fore the date this EDS is signed?
[] Yes	(XNo	
If yes, please identify relationship(s):	below the name(s) of such City ele	ected official(s) and describe such

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	r Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	y Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
NONE			not an acceptable response.
(Add sheets if necessary	·)		
Check here if the Dis	closing Party ha	as not retained, nor expects to reta	in. any such persons or entities
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPPO	ORT COMPLIANCE	
		415, substantial owners of busines the their child support obligations th	
		ly owns 10% or more of the Disclons by any Illinois court of compete	
[]Yes []?		o person directly or indirectly own closing Party.	s 10% or more of the
If "Yes," has the person is the person in compliar		ourt-approved agreement for payn reement?	nent of all support owed and
[]Yes []N	10		
B. FURTHER CERTIFI	CATIONS		
		oter 1-23, Article I ("Article I")(what is in the second second in the second second in the second second in the second second in the second s	

submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery. perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V:
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership, identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
- 4. Neither the Disclosing Party. Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-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 Unverified List; the Entity List and the Debarred List.
- 6. The Disclosing Party understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2-156 (Governmental Ethics) of the Municipal Code.

7. If the Disclosing Party is unable	to certify to any of the above statements in this Part B (Further
Certifications), the Disclosing Party m	ust explain below:
	,
NA	

presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
·
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
<u> </u>
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
☐ is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary): NA

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively

	," the word "None," or no response umed that the Disclosing Party cert	appears on the lines above, it will be ified to the above statements.
D. CERTIFICAT	TION REGARDING INTEREST IN	N CITY BUSINESS
Any words or termeanings when u	-	6 of the Municipal Code have the same
	financial interest in his or her own	Municipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you ch		to Items D.2. and D.3. If you checked "No" to
elected official or any other person of for taxes or assess "City Property Sal	employee shall have a financial into or entity in the purchase of any prop ments, or (iii) is sold by virtue of le	ve bidding, or otherwise permitted, no City erest in his or her own name or in the name of perty that (i) belongs to the City, or (ii) is sold egal process at the suit of the City (collectively, ten pursuant to the City's eminent domain power ning of this Part D.
Does the Matter in	ivolve a City Property Sale?	
[]Yes	[] No	
	ked "Yes" to Item D.1., provide the vees having such interest and identi	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest
		

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1, or 2 below. If the Disclosing Party checks 2,, the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.	
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profit 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.	ts
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:	
1	
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS	
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federal 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.	ly
A. CERTIFICATION REGARDING LOBBYING	
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):	
NA	<u>-</u>
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)	
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to p 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 define applicable federal law, a member of Congress, an officer or employee of Congress, or an employee member of Congress, in connection with the award of any federally funded contract, making any	d by

federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations. N/A	
Is the Disclosing Party	the Applicant?
[] Yes	[] No
If "Yes," answer the the	ree questions below:
Have you develor federal regulations? (S Yes	oped and do you have on file affirmative action programs pursuant to applicable ce 41 CFR Part 60-2.) [] No
2. Have you filed we Contract Compliance Prunder the applicable fili	with the Joint Reporting Committee, the Director of the Office of Federal rograms, or the Equal Employment Opportunity Commission all reports due ng requirements? [] No
3. Have you participequal opportunity clause	pated in any previous contracts or subcontracts subject to the
[] Yes	[] No
If you checked "No" to	question 1, or 2, above, please provide an explanation:
	,

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

MR FILLIAM RAIL NIA

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.

TO TO TO TO THE TOTAL THE TOTAL TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE TOTAL TO THE
(Print or type pame of Disclosing Party)
By: Mantone
(Sign here)
(///
MARY A. HOPPE
(Print or type name of person signing)
(1 till of type hame of person signing)
PRESIDENT + CED OF MB FINANCIAL BANK, N.A.
(Print or type title of person signing)
, , , , , , , , , , , , , , , , , , ,
, ,
Signed and sworn to before me on (date) 10/21/16
at Cook County, Irinois (state).
at County, FULL OFF (State).
Mary Public.
11/0/10
Commission expires: $11/9/18$
í ,

"OFFICIAL SEAL"

SANDRA L. BISKE
NOTARY PUBLIC, STATE OF ILLINOIS
My Commission Expires 11/09/2018

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[X]. No	
such person is connec	eted; (3) the name and title of	tle of such person. (2) the name of the legal entity to which the elected city official or department head to whom such se nature of such familial relationship.
4		

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.

1.	Pursuant to Municipal Code Section building code scofflaw or problem I Code?		
	[] Yes	⋈ No	
2.	If the Applicant is a legal entity publ the Applicant identified as a building 2-92-416 of the Municipal Code?		
	[] Yes	№ No	[] Not Applicable
3.	If yes to (1) or (2) above, please identified as a building code scofflav buildings to which the pertinent code	w or problem landlord	

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.

Exhibit A City of Chicago Economic Disclosure Statement And Affidavit Section II

Item B- If the Disclosing Party is a Legal Entity
MB Financial Bank, National Association
Directors and Executive Officers
August 23, 2016

Directors:

Ronald D. Santo
Rosemarie Bouman
Mitchell Feiger
Burton J. Field
Lawrence E. Gilford
Mark Heckler
Mark A. Hoppe
Julian Kulas
James Mann
Edward Milefchik
Hipolito Roldan
Jason B. Selch
Bruce W. Taylor
Brian Wildman
Jill E. York

Officers:

Randall T. Conte

Mitchell Feiger Chief Executive Officer and President, MB Financial, Inc.

Mark A. Hoppe Chief Executive Officer and President, MB Financial Bank, N.A.

Rosemarie Bouman Executive Vice President, Chief Administrative Officer

Randall T. Conte Executive Vice President, Chief Financial Officer and Chief Operating Officer

Mark Heckler Executive Vice President, Commercial Banking

Edward Milefchik Executive Vice President, Commercial Banking Specialty

Kevin L. Moffitt Executive Vice President, Chief Risk Officer
Michael J. Morton Executive Vice President, Chief Credit Officer

Lawrence J. Ryan Executive Vice President, Middle Market C&I and Commercial Real Estate

Michael D. Sharkey Executive Vice President, Asset Based Lending Brian Wildman Executive Vice President, Consumer Banking

Jill E. York Executive Vice President, Specialty Banking and Mergers and Acquisitions

John FrancoeurSenior Vice President, Chief Accounting OfficerRob GillandSenior Vice President, Chief Marketing OfficerSusanne GriffithSenior Vice President, Director of Human Resources

Phillip Miller President, MB Mortgage

Maria Tabrizi Senior Vice President, Director of Internal Audit

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
MB FINANCIA, INC.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR
2. M 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: MB FINALLINE BANK, N.A OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 800 W. MADISON STREET CHICAGO IL. 60607
C. Telephone: 847-653-1870 Fax: 847-653-009Z Email: Soiskeembfinancial.com D. Name of contact person: SANDRA BISKE
E. Federal Employer Identification No. (if you have one,
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
RFP FOR PAYMENT OF TINTEREST ON MONIES OF THE CITY OF CHICAGO + CHICAGO BOE
G. Which City agency or department is requesting this EDS" DEFT OF FINANCE
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company M' Publicly registered business corporation [] Limited liability partnership [] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation [] General partnership (Is the not-for-profit corporation also a 501(c)(3))? [] Limited partnership [] Yes []No [] Trust [] Other (please specify) 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: MARYLAND 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? MY Yes [] N/A 1 No B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Title Name SEE ATTACHED EXHIBIT A

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name		Business A	ddress		Percentag	e Interest	in the
					Disclosing		
THERE	ALE NO	OWNERS	HTIW	GREATER	THAN	7.5%	OWNERSHIP
IN THE	DISCLO	SING PA	274				
 -			· · · · · · · · · · · · · · · · · · ·				
SECTION	III BUSI	NESS RELAT	IONSHII	PS WITH CI	TY ELEC	TED OF	FICIALS
	_	arty had a "bus cted official in		=		=	156 of the Municipal igned?
[]Yes		DXNo				,	
lf yes, pleas relationship	-	elow the name(s) of such	City elected o	official(s) a	ınd descri	be such

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
NONE			
(Add sheets if necessary)		
Check here if the Dis	closing Party h	as not retained, nor expects to retain	, any such persons or entities
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	
<u>-</u>		-415, substantial owners of business h their child support obligations thro	
- -	-	ly owns 10% or more of the Disclos ns by any Illinois court of competen	•
[]Yes 🕦		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person is the person in complian		ourt-approved agreement for payme reement?	nt of all support owed and
[]Yes . []N	10		
B. FURTHER CERTIFI	CATIONS		
	•	pter 1-23, Article I ("Article I")(whi	

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I") (which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1, of this EDS:
 - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
 - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
 - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
 - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the incligibility 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 by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of Municipal Code Section 2-92-610 (Living Wage Ordinance).
- 4. Neither the Disclosing Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of (1) bid-rigging in violation of 720 ILCS 5/33E-3; (2) bid-rotating in violation of 720 ILCS 5/33E-4; or (3) any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.
- 5. Neither the Disclosing Party nor any 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 Debaired 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.

	f the Disclosing Pantions), the Disclos		he above statem	ents in this Part	B (Further
<u> </u>	1/4				

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[] is Kis not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

	the word "None," or no response med that the Disclosing Party certi	appears on the lines above, it will be ified to the above statements.
D. CERTIFICATI	ON REGARDING INTEREST IN	CITY BUSINESS
Any words or term meanings when us		of the Municipal Code have the same
	financial interest in his or her own	Municipal Code: Does any official or employee name or in the name of any other person or
() 103	William	
NOTE: If you cho		to Items D.2. and D.3. If you checked "No" to
elected official or e any other person or for taxes or assess "City Property Sale	employee shall have a financial into entity in the purchase of any prop nents, or (iii) is sold by virtue of le	ve bidding, or otherwise permitted, no City erest in his or her own name or in the name of erty that (i) belongs to the City, or (ii) is sold egal process at the suit of the City (collectively, ten pursuant to the City's eminent domain power ning of this Part D.
Does the Matter in	volve a City Property Sale?	
[]Yes	No	
•	ed "Yes" to Item D.I., provide the	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1, or 2, below. If the Disclosing Party checks 2,, the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined b applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew.

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.		
Is the Disclosing	rty the Applicant?	
[] Yes	[] No	
If "Yes," answer t	e three questions below:	
	veloped and do you have on file affirmative action programs pursuant to app (See 41 CFR Part 60-2.)	plicabl
[] Yes	[] No	
Contract Complia	ed with the Joint Reporting Committee, the Director of the Office of Federale Programs, or the Equal Employment Opportunity Commission all reports filing requirements? [] No	
3. Have you p equal opportunity	ticipated in any previous contracts or subcontracts subject to the ause?	
[] Yes	[] No	
If you checked "N	to question 1. or 2. above, please provide an explanation:	,
-		

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

MB FINANCIA INC.	
(Print or type name of Disclosing Party)	
By: Thandard This	y
(Sign here)	
RANDAU T. CONTE.	
(Print or type name of person signing)	
VP a CFO	
(Print or type title of person signing)	
Signed and sworp to before me on (date) 20th of Oct. 2016	,
at Koszmont Coox County, (state).	
Sanda Balo Notary Public.	"OFFICIAL SEAL" SANDRA L. BISKE
Commission expires: 11/9/18	My Commission Expires 11/09/2018

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	M No	•		
such person is connec	ify below (1) the name and title o sted; (3) the name and title of the relationship, and (4) the precise n	elected city of	ficial or department head	-

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.

1.			Applicant or any Owner identified as a to Section 2-92-416 of the Municipal
	[] Yes	D4 No	
2.		ed as a building code scofflaw or	exchange, is any officer or director of problem landlord pursuant to Section
	[] Yes	M No	[] Not Applicable
3.	identified as a building	ve, please identify below the narge code scofflaw or problem landle pertinent code violations apply.	lord and the address of the building or

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.

Exhibit A City of Chicago Economic Disclosure Statement And Affidavit Section II

Item B- If the Disclosing Party is a Legal Entity
MB Financial, Inc. Directors and Executive Officers
August 24, 2016

Directors:

Thomas H. Harvey
David P. Bolger
Ć. Bryan Daniels
Mitchell Feiger
Charles J. Gries
James N. Hallene
Richard J. Holmstrom
Karen J. May
Ronald D. Santo
Jennifer W. Steans
Renee Togher

Officers:

Mitchell Feiger

Chief Executive Officer and President Vice President and Chief Financial Officer

Randall T. Conte Rosemarie Bouman

Vice President

Jill E. York

Vice President

Doria L. Koros ·

Vice President, Corporate Secretary

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
MUFG Union Bank, N.A.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [x] the Applicant OR 2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest:
OR 3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 445 South Figueroa Street
Los Angeles, CA 90071
C. Telephone: 213-236-4078 Fax: 213-236-6917 Email: gbell@us.mufg.jp
D. Name of contact person: Garrett G. Bell
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable): Response to Request for Proposal for Payment of Interest on the Monies of the City of Chicago and the Chicago Board of Educatoin.
G. Which City agency or department is requesting this EDS? City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

[] Person [] Publicly registered business comporately held business corporately Sole proprietorship [] General partnership [] Limited partnership [] Trust	•
MUFG Union Bank, N.A. is a national banking	or foreign country) of incorporation or organization, if applicable: g organization formed under the laws of the United States. Please see attached the Certificate of the US Department of Treasury Office of the Comptroller of the Currency.
3. For legal entities not organi business in the State of Illinois as a	zed in the State of Illinois: Has the organization registered to do a foreign entity?
[]Yes []No	[x] N/A
B. IF THE DISCLOSING PARTY	IS A LEGAL ENTITY:
NOTE: For not-for-profit corporate there are no such members, write "the legal titleholder(s). If the entity is a general partners partnership or joint venture, list be manager or any other person or entitled.	nd titles of all executive officers and all directors of the entity. ions, also list below all members, if any, which are legal entities. If no members." For trusts, estates or other similar entities, list below thip, limited partnership, limited liability company, limited liability low the name and title of each general partner, managing member, ity that controls the day-to-day management of the Disclosing Party. ow must submit an EDS on its own behalf.
NOTE: For not-for-profit corporate there are no such members, write "the legal titleholder(s). If the entity is a general partners partnership or joint venture, list be manager or any other person or ent NOTE: Each legal entity listed below.	tions, also list below all members, if any, which are legal entities. If no members." For trusts, estates or other similar entities, list below thip, limited partnership, limited liability company, limited liability low the name and title of each general partner, managing member, ity that controls the day-to-day management of the Disclosing Party.
NOTE: For not-for-profit corporate there are no such members, write "the legal titleholder(s). If the entity is a general partners partnership or joint venture, list be manager or any other person or entitled.	tions, also list below all members, if any, which are legal entities. If no members." For trusts, estates or other similar entities, list below thip, limited partnership, limited liability company, limited liability low the name and title of each general partner, managing member, ity that controls the day-to-day management of the Disclosing Party. ow must submit an EDS on its own behalf.

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
MUFG Americas Holdi	1251 Avenue of the Americas.	Disclosing Party
MUFG Americas Holdi	ngs Corporation New York, NY 10020	100%
		
SECTION III B	BUSINESS RELATIONSHIPS WITH	CITY ELECTED OFFICIALS
Has the Disclasi	ing Party had a "husiness relationship" a	s defined in Chapter 2-156 of the Municipal
	y elected official in the 12 months before	
code, with any cit	y closed criteria in the 12 months octor	the date mis DDD is signed:
[]Yes	(x) No	
• •		
If yes, please identi	ify below the name(s) of such City electe	ed 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.

retained or anticipated to be retained)	Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
	1		
(Add sheets if necessary)	-		
[x] Check here if the Disc	losing Party h	as not retained, nor expects to retain	, any such persons or entities
SECTION V CERTIF	FICATIONS		
A. COURT-ORDERED	CHILD SUPF	PORT COMPLIANCE	
•		-415, substantial owners of business th their child support obligations thre	
· -	-	tly owns 10% or more of the Disclosons by any Illinois court of competer	
[] Yes [] N		o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person e is the person in compliance		court-approved agreement for paymegreement?	ent of all support owed and
[] Yes [] N	o	·	
B. FURTHER CERTIFIC	CATIONS		
consult for defined terms submitting this EDS is the certifies as follows: (i) ne with, or has admitted guil criminal offense involving	(e.g., "doing e Applicant ar ither the Applicant t of, or has evg actual, atten	apter 1-23, Article I ("Article I") (who business") and legal requirements), in dis doing business with the City, the licant nor any controlling person is der been convicted of, or placed under apted, or conspiracy to commit bribes officer or employee of the City or a	if the Disclosing Party nen the Disclosing Party currently indicted or charged er supervision for, any ery, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party;
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Furth			
Certifications), the Disclosing Party must explain below:			
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.				
complete list month period	e best of the Disclosing Party's knowledge after reasonable inquiry, the following is a of all current employees of the Disclosing Party who were, at any time during the 12-d preceding the execution date of this EDS, an employee, or elected or appointed official, f Chicago (if none, indicate with "N/A" or "none").			
complete list 12-month per official, of the made general course of off	best of the Disclosing Party's knowledge after reasonable inquiry, the following is a of all gifts that the Disclosing Party has given or caused to be given, at any time during the riod preceding the execution date of this EDS, to an employee, or elected or appointed be City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything a lly available to City employees or to the general public, or (ii) food or drink provided in the ficial City business and having a retail value of less than \$20 per recipient (if none, indicate or "none"). As to any gift listed below, please also list the name of the City recipient.			
C. CERTIFI	CATION OF STATUS AS FINANCIAL INSTITUTION			
1. The D	isclosing Party certifies that the Disclosing Party (check one)			
[x] is	[] is not			
a "financial in	nstitution" as defined in Section 2-32-455(b) of the Municipal Code.			
2. If the l	Disclosing Party IS a financial institution, then the Disclosing Party pledges:			
Code. We fur lender as defi	and will not become a predatory lender as defined in Chapter 2-32 of the Municipal rther pledge that none of our affiliates is, and none of them will become, a predatory ned in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory oming an affiliate of a predatory lender may result in the loss of the privilege of doing the City."			
Section 2-32-	ing Party is unable to make this pledge because it or any of its affiliates (as defined in 455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter funicipal Code, explain here (attach additional pages if necessary):			

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

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

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

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[] Yes

[x] No

[]No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

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

Does the Matter involve a City Property Sale?

[]Yes

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

connection with the Matter voidable by the City.
\underline{x} 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined b applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of 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,

comply with these disclosure requirements may make any contract entered into with the City in

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above. 4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities". 5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request. B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations. Is the Disclosing Party the Applicant? []Yes [] No If "Yes," answer the three questions below: 1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.) []Yes []No 2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements? []Yes []No 3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause? []Yes []No If you checked "No" to question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

MUFG Union Bank, N.A.		
(Print or type name of Discl	osing Party)	1
By:	-M	
(Sign here)		•
•	•	
Garrett G. Bell		
(Print or type name of perso	n signing)	
Managing Director		
(Print or type title of person	signing)	
6: 1 1	(1)	
Signed and sworn to before	· · · ——-	
at County	,	(state).
*Please see attached certif	cat.	Mataur Dublic
of I have see allowned contil	16016.	Notary Public.
Commission expires:		
Commission expires:		 '

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[x] No	
such person is conne	cted; (3) the name and title of the	le of such person, (2) the name of the legal entity to which the elected city official or department head to whom such se nature of such familial relationship.

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.

			e Applicant or any Owner identified as a to Section 2-92-416 of the Municipal
	[] Yes	[x]No	
2		a building code scofflaw of	y exchange, is any officer or director of or problem landlord pursuant to Section
	[] Yes	[x]No	[] Not Applicable
3		le scofflaw or problem land	ame of the person or legal entity dlord and the address of the building or y.

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.

AND AND AND AND AND AND AND AND AND AND	
A notary public or other officer completing this certificate document to which this certificate is attached, and not the	e verifies only the identity of the individual who signed the truthfulness, accuracy, or validity of that document.
State of California) County of Los Angeles) On 18 November 2016 before me, Jenn Date personally appeared Sawett 6. Bell	if w M. Miyoshi Notam Pulic, Here Insert Name and Title of the Officer Name(s) of Signer(s)
subscribed to the within instrument and acknowle	evidence to be the person(s) whose name(s) is/are edged to me that he/she/they executed the same in s/per/their signature(s) on the instrument the person(s), ed, executed the instrument.
o	certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
JENNIFER M. MITUSHI	Signature Signature of Notary Public
Place Notary Seal Above	
Though this section is ontional completing this is	nformation can deter alteration of the document or form to an unintended document.
Description of Attached Document Title or Type of Document: (ity of Chi (ago Econ Number of Pages: 4 Signer(s) Other Than	form to an unintended document. Disclave Statement and Affidavit and Document Date: N/A Named Above: N/A
Capacity(ies) Claimed by Signer(s) Signer's Name: MANAT 6. DAT A Corporate Officer — Title(s): MANAGING DICULAR Partner — Limited General Individual Attorney in Fact Trustee Guardian or Conservator Cother: Signer Is Representing: MVF6 Vinion Bank, N.A.	Signer's Name: Corporate Officer — Title(s): Lender — ☐ Limited ☐ General ☐ Individual ☐ Attorney in Fact ☐ Trustee ☐ Guardian or Conservator ☐ Other: Signer Is Representing:
•	

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
MUFG Americas Holdings Corporation
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is: 1. [] the Applicant OR
2. [x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of th Applicant in which the Disclosing Party holds an interest: MUFG Union Bank, N.A. OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 1251 Avenue of the Americas
New York, NY 10020
C. Telephone: <u>213-236-4078</u> Fax: <u>213-236-6917</u> Email: <u>gbell@us.mufg.jp</u>
D. Name of contact person: Garrett G. Bell
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable): Response to Request for Proposal for Payment of Interest on the Monies of the City of Chicago and the Chicago Board of Education.
G. Which City agency or department is requesting this EDS? City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

 Indicate the nature of the Disclosing Partial Person Publicly registered business corporation Privately held business corporation Sole proprietorship General partnership Limited partnership Trust 	[] Limited liability company [] Limited liability partnership [] Joint venture [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] Yes [] No [] Other (please specify)
2. For legal entities, the state (or foreign of	country) of incorporation or organization, if applicable:
Delaware	
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	State of Illinois: Has the organization registered to do atity?
[] Yes [] No	[x] N/A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
NOTE: For not-for-profit corporations, also I there are no such members, write "no member the legal titleholder(s). If the entity is a general partnership, limited partnership or joint venture, list below the name	all executive officers and all directors of the entity. ist below all members, if any, which are legal entities. If rs." For trusts, estates or other similar entities, list below d partnership, limited liability company, limited liability ne and title of each general partner, managing member, itrols the day-to-day management of the Disclosing Party. abmit an EDS on its own behalf.
Name	Title
Kanetsugu Mike	Regional Executive for the Americas
Stephen E. Cummings	President and CEO, MUFG Americas Holdings Corporation

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

Business Address

Percentage Interest in the
Disclosing Party

The Bank of Tokyo-Mitsubishi UFJ, LTD

7-1, Marunouchi 2-Chome,
Chiyoda-ku, Tokyo, Japan

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

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

[] Yes

[x] No

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

SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)			
[x] Check here if the Disc	losing Party h	as not retained, nor expects to retain	, any such persons or entities
SECTION V CERTIF	FICATIONS		
A. COURT-ORDERED	CHILD SUPP	ORT COMPLIANCE	
		-415, substantial owners of business th their child support obligations thre	
· -	•	ely owns 10% or more of the Disclosons by any Illinois court of competer	
[] Yes	= =	o person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person e is the person in compliance		court-approved agreement for paymegreement?	ent of all support owed and
[] Yes [] N	o		
B. FURTHER CERTIFIC	CATIONS		• • • • • • • • • • • • • • • • • • • •
consult for defined terms submitting this EDS is the certifies as follows: (i) ne with, or has admitted guil criminal offense involving	(e.g., "doing to e Applicant an ither the Appl t of, or has even g actual, attem	apter 1-23, Article I ("Article I") (who business") and legal requirements), it is doing business with the City, the icant nor any controlling person is completed, or conspiracy to commit bribes officer or employee of the City or a	if the Disclosing Party nen the Disclosing Party currently indicted or charged er supervision for, any ery, theft, fraud, 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
 - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
 - 3. The certifications in subparts 3, 4 and 5 concern:
 - the Disclosing Party:
 - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
 - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
 - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements i	n this Part B (Further
Certifications), the Disclosing Party must explain below:	
N/A	
	. A America

	"NA," the word "None," or no response appears on the lines above, it will be conclusively nat the Disclosing Party certified to the above statements.
complete lis	the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a set of all current employees of the Disclosing Party who were, at any time during the 12-d preceding the execution date of this EDS, an employee, or elected or appointed official, of Chicago (if none, indicate with "N/A" or "none").
With capacity and an acceptant control of the contr	
complete lis 12-month pe official, of the made general course of offi	te best of the Disclosing Party's knowledge after reasonable inquiry, the following is a t of all gifts that the Disclosing Party has given or caused to be given, at any time during the eriod preceding the execution date of this EDS, to an employee, or elected or appointed the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything ally available to City employees or to the general public, or (ii) food or drink provided in the ficial City business and having a retail value of less than \$20 per recipient (if none, indicate or "none"). As to any gift listed below, please also list the name of the City recipient.
C. CERTIFI	CATION OF STATUS AS FINANCIAL INSTITUTION
i. The D	Disclosing Party certifies that the Disclosing Party (check one)
[\] is	[] is not
a "financial i	nstitution" 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:
Code. We fu lender as def	and will not become a predatory lender as defined in Chapter 2-32 of the Municipal arther pledge that none of our affiliates is, and none of them will become, a predatory fined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory oming an affiliate of a predatory lender may result in the loss of the privilege of doing in the City."
Section 2-32-	Sing Party is unable to make this pledge because it or any of its affiliates (as defined in 455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter Municipal Code, explain here (attach additional pages if necessary):

on the second se		
	ord "None," or no response appears at the Disclosing Party certified to	
D. CERTIFICATION RE	EGARDING INTEREST IN CITY	BUSINESS
Any words or terms that a meanings when used in th	are defined in Chapter 2-156 of the is Part D.	Municipal Code have the same
		al Code: Does any official or employee r in the name of any other person or
NOTE: If you checked "Item D.1., proceed to Part		s D.2. and D.3. If you checked "No" to
elected official or employed any other person or entity for taxes or assessments, of "City Property Sale"). Con	ee shall have a financial interest in in the purchase of any property tha or (iii) is sold by virtue of legal pro-	ing, or otherwise permitted, no City his or her own name or in the name of it (i) belongs to the City, or (ii) is sold cess at the suit of the City (collectively, suant to the City's eminent domain power this Part D.
Does the Matter involve a	City Property Sale?	
[] Yes	[] No	
_	s" to Item D.I., provide the names ing such interest and identify the n	and business addresses of the City ature of such interest:
Name	Business Address	Nature of Interest

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

E CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1, or 2, below. If the Disclosing Party checks 2,, the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.
\underline{X} 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined to applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

Is the Disclosing Party	the Applicant?
[] Yes	[] No
If "Yes," answer the th	nree questions below:
federal regulations? (S	loped and do you have on file affirmative action programs pursuant to applicables See 41 CFR Part 60-2.)
	[] No
2. Have you filed	with the Joint Reporting Committee, the Director of the Office of Federal Programs, or the Equal Employment Opportunity Commission all reports due
3. Have you partic equal opportunity claus	ripated in any previous contracts or subcontracts subject to the se?
[] Yes	[] No
If you checked "No" to	question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

CERTIFICATION

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

MUFG Americas Holdings Corporation	
(Print or type name of Disclosing Party)	
By: Rungan Class (Sign here)	<u> </u>
Ranjana Clark	
(Print or type name of person signing)	
Head of Transaction Banking	
(Print or type title of person signing)	
Signed and sworn to before me on (date)	
at County,	(state).
*Please see attached certificate	
Commission expires:	

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[] Yes	[x] No		
such person is connect	•	the elected city official or	e name of the legal entity to which r department head to whom such 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.

1 Pursuant to Municipal Code Section 2-154-018, is the Applicant or any Owner identified as a

1,	•	•	to Section 2-92-416 of the Municipal
	[] Yes	[x] No	2
2.		ilding code scofflaw	by exchange, is any officer or director of or problem landlord pursuant to Section
	[] Yes	[x] No	[] Not Applicable
3.		offlaw or problem land	ame of the person or legal entity dlord and the address of the building or y.

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.

CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

CIVIL CODE § 1189

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~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	\$2000000000000000000000000000000000000
	icate verifies only the identity of the individual who signed the the truthfulness, accuracy, or validity of that document.
State of California  County of Cim, Tamela C	mila M Riciardo, Nota E,
personally appeared	Here Insert Name and Title of the Officer  LULL
$\int_{-\infty}^{\infty}$	Name(s) of Signer(s)
subscribed to the within instrument and acknow	ry evidence to be the person(s) whose name(s) is/are wledged to me that he/she/they executed the same in his/her/their signature(s) on the instrument the person(s), acted, executed the instrument.
YASELA M RICHARDS	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.
Commission # 2036656 Notary Public - California Alameda County My Comm. Expires Aug 11, 2017	WITNESS my hand and official seal.  Signature Management of the seal of the se
	Signature of Notary Public
Place Notary Seal Above	OTIONAL
Though this section is optional, completing this	PTIONAL is information can deter alteration of the document or is form to an unintended document.
<b>Description of Attached Document</b>	,
Title or Type of Document:	Document Date:
Number of Pages: Signer(s) Other Th	an Named Above:
Capacity(ies) Claimed by Signer(s)	
Signer's Name:	
Corporate Officer — Title(s):	_
Partner — Limited Li General	☐ Partner — ☐ Limited I. General
Individual Attorney in Fact	☐ Individual ☐ Attorney in Fact
☐ Cuardian or Conservator ☐ Other:	☐ Guardian or Conservator ☐ Other:
Signer Is Representing:	Signer Is Representing:

## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

### **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
The Bank of Tokyo Mitsubishi UFJ, Ltd., New York Branch
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:  1. [] the Applicant OR
2. [x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: MUFG Union Bank, N.A.  OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 1251 Avenue of the Americas
New York, NY 10020
C. Telephone: <u>214-954-1242</u> Fax: <u>214-954-1007</u> Email: <u>nboyle@us.mufg.jp</u>
D. Name of contact person: Nicholas Boyle
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable): Response to Request for Proposal for Payment of Interest on the Monies of the City of Chicago and the Chicago Board of Education.
G. Which City agency or department is requesting this EDS? City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

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

#### A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Pa	nrty:
[] Person	[] Limited liability company
[ ] Publicly registered business corporation	[] Limited liability partnership
[] Privately held business corporation	[] Joint venture
Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[] Yes [] No
[ ] Trust	[x] Other (please specify)  Japanese Bank
2. For legal entities, the state (or foreign of Japan	country) of incorporation or organization, if applicable:
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	State of Illinois: Has the organization registered to do tity?
[x] Yes [] No	[ ] N/A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
NOTE: For not-for-profit corporations, also lithere are no such members, write "no member the legal titleholder(s).  If the entity is a general partnership, limited partnership or joint venture, list below the name	all executive officers and all directors of the entity. ist below all members, if any, which are legal entities. If is." For trusts, estates or other similar entities, list below d partnership, limited liability company, limited liability ne and title of each general partner, managing member, itrols the day-to-day management of the Disclosing Party. Ibmit an EDS on its own behalf.
Name Kanetsugu Mike	Title Regional Executive of the Americas

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE**: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name

**Business Address** 

Percentage Interest in the

**Disclosing Party** 

Mitsubishi UFJ

7-1, Marunouchi 2-Chome,

Financial Group

Chiyoda-ku, Tokyo, Japan

100

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

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

٢	1	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 to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) <b>NOTE:</b> "hourly rate" or "t.b.d." is not an acceptable response.
,——————————————————————————————————————			
(Add sheets if necessary)	)		
[x] Check here if the Disc	closing Party h	as not retained, nor expects to retain	, any such persons or entities
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPP	PORT COMPLIANCE	
<del>-</del>		-415, substantial owners of business the their child support obligations three	
* <del>-</del>	-	tly owns 10% or more of the Disclosons by any Illinois court of competer	-
[]Yes []N	715	lo person directly or indirectly owns sclosing Party.	10% or more of the
If "Yes," has the person is the person in complian		court-approved agreement for paymegreement?	ent of all support owed and
[] Yes	No		
B. FURTHER CERTIFI	CATIONS		
consult for defined terms submitting this EDS is the certifies as follows: (i) no with, or has admitted gui criminal offense involving	s (e.g., "doing le Applicant ar either the App lt of, or has eving actual, atten	apter 1-23, Article I ("Article I") (wh business") and legal requirements), in and is doing business with the City, the dicant nor any controlling person is con- ter been convicted of, or placed under apted, or conspiracy to commit bribes officer or employee of the City or a	of the Disclosing Party ten the Disclosing Party currently indicted or charged er supervision for, any ery, theft, fraud, 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
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
  - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
  - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7.	If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further
Certif	fications), the Disclosing Party must explain below:
<u>]</u>	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.

- 8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

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

 <del></del>	 	 <del></del>	<del></del>	

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

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

[X] is [] is not

- a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
  - 2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

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

2-32 di nic muni	cipal Code, explain here (	attach additional page.	s ir 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 employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[] Yes [X] No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

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

Does the Matter involve a City Property Sale?

[] Yes [] No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

#### E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

$\underline{X}$ 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the
Disclosing Party and any and all predecessor entities regarding records of investments or profits
from slavery or slaveholder insurance policies during the slavery era (including insurance policies
issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and
the Disclosing Party has found no such records.

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

#### SECTION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

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

#### A. CERTIFICATION REGARDING LOBBYING

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

#### None

(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)

2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

## B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.	
Is the Disclosing	arty the Applicant?
[] Yes	[] No
If "Yes," answer t	te three questions below:
•	eveloped and do you have on file affirmative action programs pursuant to applicable (See 41 CFR Part 60-2.)
[] Yes	[ ] No
Contract Complian	led with the Joint Reporting Committee, the Director of the Office of Federal ce Programs, or the Equal Employment Opportunity Commission all reports due e filing requirements?  [] No
3. Have you p equal opportunity	articipated in any previous contracts or subcontracts subject to the lause?
[] Yes	[ ] No
If you checked "N	" to question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at <a href="https://www.cityofchicago.org/Ethics">www.cityofchicago.org/Ethics</a>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:

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

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

#### CERTIFICATION

Commission expires:

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.

The Bank of Tokyo-Mitsubishi UFJ, New York Branch (Print or type name of Disclosing Party)	
By: (Sign here)	•
Nicholas Boyle (Print or type name of person signing)	
_Managing Director (Print or type title of person signing)	
Signed and sworn to before me on (date) $\frac{11-14-10}{1}$ , at $\frac{1}{1}$ County. $\frac{1}{1}$ (state).	
Notary Public.	_

## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

## SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Mitsubishi UFJ Financial Group, Inc.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:  1. [] the Applicant OR
<ol> <li>[x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of th Applicant in which the Disclosing Party holds an interest: MUFG Union Bank, N.A.</li> <li>OR</li> </ol>
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 7-1 Marunouchi 2-Chome. Chiyoda-ku  Tokyo, Japan
C. Telephone: 213-236-4078 Fax: 213-236-6917 Email: gbell@us.mufg.jp
D. Name of contact person: Garrett G. Bell
E. Federal Employer Identification No. (if you have one): N/A
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):  Response to Request for Proposal for Payment of Interest on the Monies of the City of Chicago and the Chicago Board of Education.
G. Which City agency or department is requesting this EDS? City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

### SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

#### A. NATURE OF THE DISCLOSING PARTY

<ol> <li>Indicate the nature of the Disclosing Pa</li> </ol>	ırty:
[ ] Person	[] Limited liability company
[x] Publicly registered business corporation	[] Limited liability partnership
Privately held business corporation	[] Joint venture
[] Sole proprietorship	Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
Limited partnership	[]Yes []No
Trust	[] Other (please specify)
Japan	
Japan	
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	tate of Illinois: Has the organization registered to do tity?
[] Yes [] No	[x] N/A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:

#### E

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

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

Name	Title	
Nobuyuki Hirano	Director, President & CEO	
Kiyoshi Sono	Director, Chairman	
Takashi Nagaoka	Director, Deputy Chairman	
Mikio Ikegaya	Director, Deputy Chairman	

A complete list of all executive officers and all directors is available upon request.

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.

Mana

Name	Business Address	rescentage interest in the
		Disclosing Party
SECTION III B	USINESS RELATIONSHIPS W	ITH CITY ELECTED OFFICIALS
	<del></del>	ip," as defined in Chapter 2-156 of the Municipal before the date this EDS is signed?
[] Yes	[x] No	·
If yes, please identificationship(s):	fy below the name(s) of such City	elected official(s) and describe such

#### 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.

retained or antici to be retained)	pated Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE:  "hourly rate" or "t.b.d." is  not an acceptable response.
(Add sheets if no	cessary)	,	
[x] Check here if	the Disclosing Part	y has not retained, nor expects to re	etain, any such persons or entities
SECTION V 0	CERTIFICATION	NS .	
A. COURT-ORE	DERED CHILD SU	JPPORT COMPLIANCE	
	="	-92-415, substantial owners of busi with their child support obligations	
	•	rectly owns 10% or more of the Disations by any Illinois court of comp	- ·
[] Yes	[]No [k	] No person directly or indirectly o Disclosing Party.	wns 10% or more of the
	person entered into ompliance with that	a court-approved agreement for part agreement?	ayment of all support owed and .
[] Yes	[] No		
B. FURTHER C	ERTIFICATIONS		
consult for define submitting this E certifies as follow with, or has admi criminal offense in	ed terms (e.g., "door DS is the Applicant vs: (i) neither the A tted guilt of, or has involving actual, at	Chapter 1-23, Article I ("Article I" ag business") and legal requirement and is doing business with the Citypplicant nor any controlling persor ever been convicted of, or placed tempted, or conspiracy to commit than officer or employee of the City	ts), if the Disclosing Party y, then the Disclosing Party is currently indicted or charged under supervision for, any oribery, theft, fraud, forgery,

Name (indicate whether

Business

Relationship to Disclosing Party Fees (indicate whether

Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
  - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
  - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further				
Certifications), the Disclosing Party must explain below:				
N/A				
<del></del>				

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").  N/A
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.  N/A
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[x] is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):  N/A

no City ne name of (ii) is sold collectively, omain power
no City ne name of (ii) is sold collectively, omain power
no City ne name of (ii) is sold collectively,
no City ne name of (ii) is sold collectively,
no City ne name of (ii) is sold collectively,
ced "No" to
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1

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

connection with the Matter voidable by the City.
X_1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

comply with these disclosure requirements may make any contract entered into with the City in

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

#### B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.	n mo tono wing intormation	
Is the Disclosing Party	the Applicant?	
[]Yes	[] No	
If "Yes," answer the the	ree questions below:	
Have you developed federal regulations? (S     Yes	-	affirmative action programs pursuant to applicab
•	rograms, or the Equal Emplo	mittee, the Director of the Office of Federal yment Opportunity Commission all reports due
3. Have you partici equal opportunity claus	· · · · · · · · · · · · · · · · · · ·	cts or subcontracts subject to the
If you checked "No" to	question 1. or 2. above, pleas	se provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

#### CERTIFICATION

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

Page 12 of 13

(Print or type name of Disclosing Party)
By: /1/20/
(Sign here)
Kanetsugu Mike
(Print or type name of person signing)
Regional Executive for the Americas (Print or type title of person signing)
(Print or type title of person signing)
Signed and sworn to before me on (date) December 7, 2016

at New York County, New York (state).

pires: January 31, 2018. Certificate filed in New York Canty

ON EXPRES MUDARY SI, 20 28 SAS

Mitsubishi UEL Financial Group

Commission expires:

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

#### FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[]Yes	[x ] No	, , , , , , , , , , , , , , , , , , ,
such person is connec	cted; (3) the name and title of th	e of such person, (2) the name of the legal entity to which the elected city official or department head to whom such a 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.

1.			Applicant or any Owner identified as a to Section 2-92-416 of the Municipal
	[ ] Yes	[x] No	
2.		d as a building code scofflaw or	exchange, is any officer or director of problem landlord pursuant to Section
	[ ] Yes	[x] No	[ ] Not Applicable
3.	identified as a building	ve, please identify below the nage code scofflaw or problem land pertinent code violations apply	lord and the address of the building or
<u> </u>		<u></u>	· · · · · · · · · · · · · · · · · · ·

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.





# MUFG Report 2016

**Integrated Report** 





## **Editorial Overview**

We, Mitsubishi UFJ Financial Group, or MUFG, have compiled our integrated report, MUFG Report 2016, in order to explain our efforts to cieate sustained value to our investors and other stakeholders. Referencing the framework provided by the International Integrated Reporting Council (IIRC)*, this report introduces our business model through the opening section ("Who We Are"), and explains our methods to create sustainable value through "Corporate Value Initiatives" and "Corporate Value Foundation." Further detail information on our Corporate Social Responsibility is available on our website.

A private sector foundation established in 2010 by companies, investors, accountant organizations and administrative agencies to develop an international framework for corporate reporting.

## Who We Are

## Page 1

In order to convey a full understanding of MUFG's business model, we outline our current situation and give an account of our history.

- 1 Corporate Vision
- 2 MUFG Value Creation Model
- 4 MUFG Value Creation Process
- 6 Financial Highlights
- 9 Non-Financial Highlights
- 10 Fiscal 2015 Overview

## Management Message

## Page 12

Group CEO Nobuyuki Hirano looks back on fiscal 2015, describes the operational results of and challenges confronted by MUFG in the first year of the current medium-term business plan, and outlines the Group's strategies going forward. Group CFO Muneaki Tokunari explains MUFG's financial and capital management.

- 12 Message from the CEO
- 24 Message from the CFO

## Corporate Value Initiatives Page 28

Our vision is to be the world's most trusted financial group. We explain how we create value in our efforts to reach this vision.

- 30 Japan: Leveraging Our Comprehensive Group Strengths to Satisfy Customer Needs
- Becoming a Top Ten Bank in the United States, the World's Economic Powerhouse
- Securing a Greater Presence in Asia —Our Second "Home Market"
- 42 Initiatives Leveraging FinTech
- 44 Business Overview
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- 48 Japanese Corporate Banking Business
- 50 Global Banking Business
- 52 Asset Management / Investor Services Business
- 54 Global Markets Business

## Corporate Value Foundation Page 56

We explain our management system, including corporate governance and risk management framework, and outline our human resources and our approach to Corporate Social Responsibility.

- 58 Strengthening a Governance Structure That Supports Corporate Value
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## Financial Data / Corporate Data

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#### Disclaime

This report contains forward-looking statements in regard to forecasts, fargets and plans of MitsubishipUF Financial Group. Inc. ("MUFG") and its substituties and affiliates (collectively, the Group. These forward-looking statements are based on information currently available to the Group and are stated in this document on the basis of the outlook at the time that this document was produced. In addition, in producing these statements certain assumptions (premises) have been utilized. These statements and assumptions (premises) are subjective and may prove to be incorrect and may not be realized in the future. The Group has no obligation or intent to update any forward-looking statements contained in this document. In addition, information on companies and other entities outside the Group that is included in this document has been obtained from publicly available information and other sources. The socuracy and appropriateness of that information has not been verified by the Group and cannot be guaranteed. All figures contained in this report are calculated according to Japanese generally accepted accounting principles unless otherwise noted.

## Corporate Executive Officers and Executive Officers (Atlantally 15, 2016)

#### **Corporate Executive Officers**

Kiyoshi Sono

Chairman

Takashi Nagaoka

Deputy Chairman

Mikio Ikegaya

Director Deputy Chairman

Nobuyuki Hirano

Director

President & CEO

Satoshi Murabayashi

Senior Managing Executive Officer Group CIO

Junichi Okamoto

Senior Managing Executive Officer Group Hoad, Trust Assets Business Group Naoto Hirota

Senior Managing Executive Officer

Group Head, Global Markets Business Gicul-

Tadashi Kuroda

Senior Managing Executive Officer Group CsO & Greut CHRC

Saburo Araki

Senior Managing Executive Officer

Kanetsugu Mike

Senior Managing Executive Officer

Group Healf, Olobal Business Group and Regional

Executive for the Americas

Muneaki Tokunari

Senior Managiling Executive Officer

Group CFO

Eiichi Yoshikawa

Senior Managing Executive Officer Deputy Croup Head, Clobal Business Group

Akira Hamamoto

Managing Executive Officer Group CCO & Group CCO

Masamichi Yasuda

Director Managing Executive Officer

Group CF.C

Atsushi Murakami

Managing Executive Officer Group Hoad, Retall Banking Business Group

Shigeru Yoshifuji

Managing Executive Officer

Croup CAO and General Manager, Internal Audit 1 Vision

#### **Executive Officers**

Managing Officers

Hiroshi Naruse

Shigeru Asai

Hironori Kamezawa

Koji Nishimoto

Takami Onodera

Akihiko Nakamura

Iwao Nagashima

Makoto Hayashi

Masahiro Hosomi

Hisashi Ito

Akio Ninomiya

Yukio Yahagi

Toshihiko Mori

Takayoshi Futae

Naoki Hori

Hidekazu Horikoshi

Masahiro Kuwahara

Tetsuya Nakamura

Tetsuro Shinohara

Satoshi Takizawa

Hitoshi Usui

Tetsuya Yonehana

Masato Miyachi

Stephen Cummings

Executive Officers

Kazuo Koshi

Ritsuo Oqura

Kazuto Uchida

Randall Chafetz

Makoto Kobayashi

Hiroki Kameda

Toshiya Kaneko

Takanori Sazaki

Naomi Hayashi

Yasushi Itagaki

Hideki Kishimoto

Yasushi Ishikawa

Masaki Miyazaki

Tsuyoshi Nakagawa

Kazuaki Tanaka

Hiroshi Takekawa

Minoru Soutome

Hiroyuki Ogata

Yutaka Miyashita

Yoshiaki Nakajima

Shigeharu Sanada

Hiroyuki Seki Jun Togawa

Takayuki Yasuda

Shuichi Yokoyama

Takenobu Inaba

Masatsune Okada

Toshikazu Mukohara

Yukihiro Yamamoto

Ichiei Kuki

Junichi Narikawa

Eiii Ihori

Sunao Yokokawa

Junichi Hanzawa ·

Atsushi Miyata

Koji Ishizaki

Hisashi Kanamori

Kazuji Tanikawa

John Woods

Johannes Worsoe

Tsutomu Sambai

Satoshi Matsumura

Shuji Umabayashi

Michael Coyne

Masaki Enomoto

Jiro Omori

Masayuki Tanaka

Toshihiro Sasaki

## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

## **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
PNC Bank, National Association
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:  1. It the Applicant OR
<ol> <li>[] 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:</li> </ol> OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity is which the Disclosing Party holds a right of control:
Business address of the Disclosing Party: 249 Fifth Avenue
Pittsburgh, PA 15222-2707
C. Telephone: 312-338-2295 Fax: 312-338-8128 Email: jonathan.casiano@pnc.com
D. Name of contact person: Jonathan Casiano
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") t which this EDS pertains. (Include project number and location of property, if applicable):
2016 Municipal Depository RFP
G. Which City agency or department is requesting this EDS? Office of the City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

### SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

## $^{\circ}$ A. NATURE OF THE DISCLOSING PARTY

[] Person [] Publicly registered business corporation	[] Limited liability company [] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[ ] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[]Yes []No
[] Trust	Other (please specify)
	National Banking Association
2. For legal entities, the state (or foreign of	country) of incorporation or organization, if applicable:
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	tate of Illinois: Has the organization registered to do tity?
[] Yes	N/A
B. IF THE DISCLOSING PARTY IS A LEG	•
B. IF THE DISCLOSING PARTY IS A LEG  1. List below the full names and titles of a NOTE: For not-for-profit corporations, also lithere are no such members, write "no member the legal titleholder(s).  If the entity is a general partnership, limited partnership or joint venture, list below the name	AL ENTITY:  all executive officers and all directors of the entity.  ist below all members, if any, which are legal entities. If  s." For trusts, estates or other similar entities, list below  I partnership, limited liability company, limited liability  ne and title of each general partner, managing member,  trols the day-to-day management of the Disclosing Party.
B. IF THE DISCLOSING PARTY IS A LEG  1. List below the full names and titles of a NOTE: For not-for-profit corporations, also lithere are no such members, write "no member the legal titleholder(s).  If the entity is a general partnership, limited partnership or joint venture, list below the name manager or any other person or entity that con	AL ENTITY:  all executive officers and all directors of the entity.  ist below all members, if any, which are legal entities. If  s." For trusts, estates or other similar entities, list below  I partnership, limited liability company, limited liability  ne and title of each general partner, managing member,  trols the day-to-day management of the Disclosing Party.  bmit an EDS on its own behalf.  Title

2. Please provide the following information concerning each person or entity having a direct or idirect 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, state 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
PNC Bancorp, Inc.	300 Delaware, Suite 304	100%
	Wilmington, DE 19801	

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

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

ſ٦	Yes	₩No
LI	T C2	M INU

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

Please see Attachment B

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

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

tained or anticipat to be retained)	ed Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE:  "hourly rate" or "t.b.d." is  not an acceptable response.
		•	
(Add sheets if neces	sary)		
MCheck here if the	Disclosing Party h	as not retained, nor expects to r	etain, any such persons or entities
SECTION V CE	RTIFICATIONS		
A. COURT-ORDER	RED CHILD SUPF	PORT COMPLIANCE	
_		a-415, substantial owners of bus th their child support obligation	iness entities that contract with s throughout the contract's term.
	•	tly owns 10% or more of the Di ons by any Illinois court of com	
[]Yes		To person directly or indirectly osciosing Party.	owns 10% or more of the
If "Yes," has the per is the person in com			ayment of all support owed and
[].Yes	[]No ,		
B. FURTHER CER	TIFICATIONS	•	
consult for defined to submitting this EDS certifies as follows:	erms (e.g., "doing is the Applicant ar (i) neither the Appl	apter 1-23, Article I ("Article I" business") and legal requirement and is doing business with the Ci- licant nor any controlling person fer been convicted of, or placed	nts), if the Disclosing Party ty, then the Disclosing Party a is currently indicted or charged

Relationship to Disclosing Party Fees (indicate whether

Name (indicate whether

**Business** 

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 loing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance meframe 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 lentified in Section II.B.1. of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
- any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party r any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to	o certify to any of the above statements in this Part B (Further
Certifications), the Disclosing Party must	t explain below:
Please see Attachment B	

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

8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

Shantel Perez - City of Chicago, Dept. of Law - Traffic Unit

Ms. Perez started with PNC on 3/1/15. For the City of Chicago, she works as an Attorney Law Clerk for the Traffic Unit. For PNC, she is an Operations Specialist in the AR Advantage Operations Center in Chicago. She is responsible for processing payments.

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

11/9/2015 - Brian Bannon, Andrea Saenz, Elizabeth McChesney and Jason Driver from the Chicago Public Library attended a Grow Up Great event where a continental breakfast was provided at an estimated cost of \$25 per person.

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

1. 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:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

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

N/A

connection with the Matter voidable by the City.
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
✓2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
Please see Attachment B
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):  N/A
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

comply with these disclosure requirements may make any contract entered into with the City in

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

3. The Disclosing Party will submit an updated certification at the end of each calendar quarter in which there occurs any event that materially affects the accuracy of the statements and information set forth in paragraphs A.1. and A.2. above. 4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities". 5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request. B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations. Is the Disclosing Party the Applicant? [] No []Yes If "Yes," answer the three questions below: 1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.) Yes. []No 2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements? []No [] Yes 3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause? []Yes []No If you checked "No" to question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

#### **CERTIFICATION**

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

PNC Bank, National Association		
(Print or type name of Disclosing Party)	_	
Ву:		t
(Sign here)		·
Jonathan Casiano		
(Print or type name of person signing)	_ <del>_</del>	
Senior Vice President		
(Print or type title of person signing)	,	
Signed and sworn to before me on (date) atCOOKCounty,T	9-12-16, (state).	
Commission expires: 10-31-16	Page 12 of 13	OFFICIAL SEAL ESMERALDA SOTO Notary Public - State of Illinois My Commission Expires Oct 31, 2016

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

### FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[]Yes	No	
such person is connect	• • • • • • • • • • • • • • • • • • • •	such person, (2) the name of the legal entity to which ected city official or department head to whom such ture of such familial relationship.
N/A		



#### CERTIFICATE

The undersigned, <u>Janet L. Deringer</u>, a duly appointed <u>Assistant Secretary</u> of PNC Bank, National Association (the "Bank"), does hereby certify that:

- (1) the following is a true and correct copy of an excerpt from the By-Laws of the Bank and a true and correct copy of Resolutions adopted by the Board of Directors of the Bank on April 26, 2016;
- (2) the excerpt from the By-Laws of the Bank and Resolutions described above are in full force and effect as of the date of this Certificate; and
  - (3) <u>Jonathan N. Casiano</u> is a duly appointed <u>Senior Vice President</u> of the Bank.

Excerpt from By-Laws of PNC Bank, National Association

#### "Article VI. General Powers of Officers

<u>Section 1</u>. The corporate seal of the Bank may be imprinted or affixed by any process. The Secretary and any other officers authorized by resolution of the Board of Directors shall have authority to affix and attest the corporate seal of the Bank.

Section 2. The authority of officers and employees of this Bank to execute documents and instruments on its behalf in cases not specifically provided for in these By-Laws shall be as determined from time to time by the Board of Directors, or, in the case of employees, by officers in accordance with authority given them by the Board of Directors."

#### Board Resolutions Adopted April 26, 2016

WHEREAS, pursuant to the By-Laws of PNC Bank, National Association (the "Bank"), the board of directors ("Board"), seeks to grant authority to certain officers to take the actions evidenced herein.

NOW, THEREFORE, BE IT RESOLVED, that the Chairman of the Board, the Chief Executive Officer, the President, each Senior Vice Chairman, each Vice Chairman, each Executive Vice President, each Senior Vice President, each Assistant Vice President, the Treasurer and each Assistant Treasurer, the Cashier and each Assistant Cashier, the Secretary and each Assistant Secretary, each Trust Officer and Assistant Trust Officer, each Chief Investment Officer, each Regional President or chief executive of a business region, the General Counsel, the Senior Deputy General Counsel, and each Deputy General Counsel (the "Authorizing Officers") of PNC Bank, National Association (the "Bank") shall have the authority to affix and attest the seal of the Bank;

RESOLVED FURTHER, that the Authorizing Officers of the Bank, and any other officers acting at the discretion of any officer authorized to affix and attest the seal of the Bank, are and each of them is hereby authorized and empowered in the name and on behalf of the Bank to execute, acknowledge and deliver any and all agreements, instruments, or other documents relating to the property or rights of all kinds held or owned by the Bank or to the operation of the Bank, either for its own account or in any agency or fiduciary capacity. Notwithstanding the foregoing, any and all agreements of sale, contracts, deeds and other documentation pertaining to the purchase, sale or transfer of real estate or buildings occupied by the Bank in the transaction of its business shall be

#### Member of The PNC Financial Services Group

executed in accordance with the terms of resolutions adopted from time to time in connection therewith and specifically designating the officer or officers authorized to execute the same;

RESOLVED FURTHER, that the Bank's Chairman of the Board, Chief Executive Officer, President, Secretary, or any Senior Vice Chairman, Vice Chairman, or Executive Vice President or any of them, is authorized to name, constitute and appoint such person or persons as they or any of them deem necessary as attorney-in-fact for the Bank, to execute documents for and in its name and stead, and to perform all other acts, deeds and things as may be required to effect the particular transactions for which the appointment is made;

RESOLVED FURTHER, that the Bank's Chairman of the Board, Chief Executive Officer, President, Secretary, or any Senior Vice Chairman, Vice Chairman, or Executive Vice President or any of them, is authorized to name, constitute and appoint such person or persons employed by the Corporation or any of its wholly owned direct or indirect subsidiaries as they or any of them deem necessary as attorney-in-fact for the Bank, to execute documents for and in its name and stead, and to perform all other acts, deeds and things as may be required to effect the particular transactions for which the appointment is made:

RESOLVED FURTHER, that any officer of the Bank and any non-officer employee of the Corporation or the Bank (or any affiliate of the Corporation or Bank) designated in writing by the Chief Executive Officer, the President, any Senior Vice Chairman, Vice Chairman, Executive Vice President or Senior Vice President of the Corporation or Bank, are each hereby authorized and empowered:

- (a) To sign or countersign checks, drafts, acceptances, guarantees of signatures on assignments of securities, certificates of securities of entities for whom the Bank Is acting as registrar or transfer agent or in a fiduciary or representative capacity, correspondence or other papers or documents not ordinarily requiring execution under seal; and
- (b) To receive any sums of money or property due or owing to the Bank in its own right, as an agent for another party, or in any fiduciary or representative capacity and, either as attorney-in-fact for the Bank or otherwise, to sign or countersign agreements, instruments, or other documents related to the foreclosure of residential real estate loans owned or serviced by the Corporation or the Bank or the enforcement of any other rights and remedies with respect to such loans (including, without limitation, in a bankruptcy or insolvency proceeding), including, without limitation, correspondence, affidayits, certifications, declarations, deeds, substitutions of trustee, verifications, assignments, powers of attorney, sales contracts or any other papers or documents, to execute any instrument of satisfaction for any mortgage, deed of trust. judgment or lien in the Office of the Recorder of Deeds, Prothonotary, or other office or court of record in any jurisdiction, provided, however, that in respect to any mortgage or deed of trust made to this Bank as trustee for bondholders, the foregoing authority shall be exercised only pursuant to an authorization of the Board of Directors or committee of the Board of Directors with oversight of fiduciary risk; and

RESOLVED FURTHER, that all actions heretofore taken by any of the officers, representatives or agents of the Bank, by or on behalf of the Bank or any of its affiliates in connection with the foregoing resolutions be, and each of the same is, ratified and approved.

IN WITNESS WHEREOF, the undersigned has hereunto set her hand and affixed the seal of the Association this 27th day of October, 2016.

MATIONA

# 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.

1.	Pursuant to Municipal Code Section 2-154-010, is the Applicant or any Owner identified building code scofflaw or problem landlord pursuant to Section 2-92-416 of the Municipal Code?		
	[ ] Yes	[√] No	
2.	If the Applicant is a legal entity publicly traded on any exchange, is any officer or direct the Applicant identified as a building code scofflaw or problem landlord pursuant to Se 2-92-416 of the Municipal Code?		
	[ ] Yes	<b>⋈</b> No	[ ] Not Applicable
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 buildings to which the pertinent code violations apply.		
	I/A	<del></del>	
		<del></del>	

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.

## PNC Bank, National Association

## **Directors**

Charles E. Bunch Director Marjorie Rodgers Cheshire Director William S. Demchak Director Andrew T. Feldstein Director Daniel R. Hesse Director Kay Coles James Director Richard B. Kelson Director Anthony A. Massaro Director E William Parsley, III Director Jane G. Pepper Director Robert Q. Reilly Director Donald J. Shepard Director Lorene K. Steffes Director Dennis F. Strigl Director Michael J. Ward Director Gregory D. Wasson Director

## **Executive Officers**

E William Parsley, III

Steven C. Van Wyk

William S. Demchak President

Chief Executive Officer

Chairman

Orlando C. Esposito Executive Vice President

Head of Asset Management Group

Michael J. Hannon Chief Credit Officer

Executive Vice President

Vicki C. Henn Chief Human Resources Officer

Executive Vice President

Gregory B. Jordan Executive Vice President

General Counsel

Head of Regulatory and Government Affairs

Chief Administrative Officer Executive Vice President

Stacy M. Juchno Executive Vice President Gregory H. Kozich Executive Vice President

Controller

Karen L. Larrimer Head of Retail Banking

Chief Customer Officer
Executive Vice President
Executive Vice President

Michael P. Lyons Executive Vice President
Head of Corporate and Institutional Banking

Head of Mortgage

Executive Vice President

Treasurer

Robert Q. Reilly Executive Vice President

Chief Financial Officer

Joseph E. Rockey Executive Vice President

Chief Risk Officer

Derivatives Chief Compliance Officer

Executive Vice President

Head of Technology and Operations

# Attachment B To City of Chicago Economic Disclosure Statement and Affidavit Filed by PNC Bank, National Association

This Attachment B modifies and supplements the information provided in the City of Chicago Economic Disclosure Statement and Affidavit executed by the Disclosing Party as of September 12, 2016 (the "EDS"). Any capitalized term used in this Attachment B will have the definition set forth in the EDS, except as provided below.

# SECTION III: BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

To the best knowledge of the Disclosing Party, after reasonable inquiry, the Disclosing Party has not had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months ending on the date that the Disclosing Party executed the EDS. Note that in the ordinary course of its business, the Disclosing Party makes loans of various types to individuals and businesses. We are of the view that any such loan is not a "business relationship," as so defined. For purposes of this certification, the term "City elected official" is treated as including only the City's Mayor, Aldermen, Treasurer and Clerk and not including their spouses, domestic partners (as defined in Chapter 2-156 of the Municipal Code) or any entity in which any such person has an interest.

# SECTION V - CERTIFICATIONS

# **B. FURTHER CERTIFICATIONS**

The Disclosing Party certifies that, as of the date that the Disclosing Party executed the EDS, to the best of its knowledge, after reasonable inquiry, (x) the statement contained in Section V, paragraph B.2.d is accurate with respect to itself; and (y) the statements contained in Section V, paragraphs B.1 and B.2.a through and including B.2.e are accurate with respect to the executive officers and directors of the Disclosing Party. With respect to Section V, paragraphs B.2.b, c and e, the Disclosing Party hereby makes reference to the information on legal proceedings set forth in the filings made by its ultimate parent company, The PNC Financial Services Group, Inc., with the Securities and Exchange Commission, which may be found at www.sec.gov or www.pnc.com/secfilings. Copies of the most current such disclosures are attached as Annex I to this Attachment B. The Disclosing Party certifies that none of the judgments set forth therein, individually or in the aggregate, would have a material adverse effect on its ability to perform with respect to the Matter.

The Disclosing Party certifies that, as of the date that the Disclosing Party executed the EDS, to the best of its knowledge, after reasonable inquiry, the statements contained in Section V, paragraphs B.3.a through and including B.3.d and B.4 are accurate with respect to any Affiliated Entity of the Disclosing Party or any responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity or any other official or employee of the Disclosing Party or any such Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity. With respect to the statements contained in Section V, paragraph B.5, the Disclosing Party is only

certifying with respect to the Disclosing Party and any Affiliated Entity of the Disclosing Party.

For purposes of the certifications contained in the EDS as modified in this Attachment B: The term "Affiliated Entity" does not include BlackRock, Inc. or any of its subsidiaries or other affiliates (as such term is defined for purposes of the Securities Exchange Act of 1934, as amended), except to the extent that such entity would be an Affiliated Entity of the Disclosing Party for any other reason.

### D. INTEREST IN CITY BUSINESS

As to the disclosure set forth in Section V, paragraph D.1., to the best knowledge of the Disclosing Party, after reasonable inquiry, no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in the Matter.

As to the disclosure set forth in Section V, paragraph D.4., the Disclosing Party only certifies that no official or employee of the City of Chicago will acquire a prohibited financial interest in the Matter from the Disclosing Party, any Affiliated Entity of the Disclosing Party or any responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity or any other official or employee of the Disclosing Party or any such Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The PNC Financial Services Group, Inc. extensively reviewed the historical records of banks it has acquired and has discovered two instances in the records of the National Bank of Kentucky, a predecessor of the Disclosing Party.

In 1836, the National Bank of Kentucky loaned \$200,000 to the City of Louisville. Records indicate the City then invested in the Lexington & Ohio Railroad Company

In 1852, the National Bank of Kentucky loaned \$135,000 to the Louisville & Nashville Railroad Company. Research indicates that both railroads employed forced labor. There is no evidence that the National Bank of Kentucky accepted individuals as collateral for either loan, or otherwise directly profited from slavery.

Any questions regarding this statement should be directed to the following PNC executive:

Jonathan Casiano
Senior Vice President, Public Finance
The PNC Financial Services Group, Inc.
PNC Centre, 1 North Franklin, Suite 2800
Chicago, IL
312-338-2295
jonathan.casiano@pnc.com

SECTION VII – ACKNOWLEDGMENTS, CONTRACT INFORMATION, COMPLIANCE, PENALTIES, DISCLOSURE

With respect to the statements contained in Section VII, paragraph F.1, the Disclosing Party certifies, to the best of its knowledge, after reasonable inquiry, that neither the Disclosing Party nor any Affiliated Entity is delinquent in paying any fine, fee, tax or other charge owed to the City other than fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or such Affiliated Entity by appropriate legal proceedings.

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

# SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
PNC Bancorp, Inc.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:  1. [] the Applicant OR  2. [A 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: PNC Bank, National Association OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
. Business address of the Disclosing Party:  300 Delaware Ave., Suite 304  Wilmington, DE 19801
C. Telephone: 312-338-2295 Fax: 312-338-8128 Email: jonathan.casiano@pnc.com
D. Name of contact person: Jonathan Casiano
E. Federal Employer Identification No. (if you have one): 51-0326854
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):
2016 Municipal Depository RFP
G. Which City agency or department is requesting this EDS? Office of the City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

# SECTION 11 -- DISCLOSURE OF OWNERSHIP INTERESTS

. NATURE OF THE DISCLOSING PARTY	Y
<ol> <li>Indicate the nature of the Disclosing Partial</li> <li>Person</li> <li>Publicly registered business corporation</li> <li>Privately held business corporation</li> <li>Sole proprietorship</li> <li>General partnership</li> <li>Limited partnership</li> <li>Trust</li> </ol>	[] Limited liability company [] Limited liability partnership [] Joint venture [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] Yes [] No [] Other (please specify)
2. For legal entities, the state (or foreign of	country) of incorporation or organization, if applicable:
Delaware	· 
3. For legal entities not organized in the S business in the State of Illinois as a foreign en	tate of Illinois: Has the organization registered to do tity?
[]Yes Wo	[] N/A
ಡಿ. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
NOTE: For not-for-profit corporations, also list there are no such members, write "no members the legal titleholder(s).  If the entity is a general partnership, limited partnership or joint venture, list below the name	all executive officers and all directors of the entity. Is below all members, if any, which are legal entities. If s." For trusts, estates or other similar entities, list below a partnership, limited liability company, limited liability he and title of each general partner, managing member, trols the day-to-day management of the Disclosing Party. bmit an EDS on its own behalf.
Name Please see Attachment A - Directors/Office	Title ers report

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, state or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Aunicipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Percentage Interest in the

Business Address

Name

Please see Attachment B

The PNC Financia	al Services Group, Inc.	Disclosing Party 100%
	249 Fifth Avenue	·
	Pittsburgh, PA 15222	
SECTION III	BUSINESS RELATIONSHIP	S WITH CITY ELECTED OFFICIALS
		onship," as defined in Chapter 2-156 of the Municipa ths before the date this EDS is signed?
[]Yes	No	
If yes, please ider relationship(s):	ntify below the name(s) of such (	City elected official(s) and describe such

# 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 etained or anticipated so be retained)	er Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	Fees (indicate whether paid or estimated.) NOTE; "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessar	-y)		
Check here if the Di	isclosing Party b	nas not retained, nor expects to retain	i, any such persons or entities
SECTION V CERT	TIFICATIONS		
A. COURT-ORDERE	D CHILD SUPI	PORT COMPLIANCE	
^		2-415, substantial owners of business the their child support obligations thro	
	~	tly owns 10% or more of the Disclos ons by any Illinois court of competer	
[]Yes []	,-	No person directly or indirectly owns isclosing Party.	10% or more of the
If "Yes," has the person is the person in compliant		court-approved agreement for paymegreement?	ent of all support owed and
[]Yes []	No		
B. FURTHER CERTI	FICATIONS		·
consult for defined term submitting this EDS is certifies as follows: (i) with, or has admitted g	ns (e.g., "doing) the Applicant ar neither the Appl uilt of, or has ev	apter 1-23, Article I ("Article I")(wh business") and legal requirements), in and is doing business with the City, the licant nor any controlling person is cover been convicted of, or placed under apted, or conspiracy to commit bribe	if the Disclosing Party ten the Disclosing Party turrently indicted or charged er supervision for, any

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 'imeframe 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; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
  - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
  - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with espect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below:
Please see Attachment B

'f the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. 8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none"). N/A 9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient. N/A ·C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION 1. The Disclosing Party certifies that the Disclosing Party (check one) [] is not a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code. 2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges: "We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City." If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? No []Yes NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? []Yes []No 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest: Name Business Address Nature of Interest N/A

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.
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
Please see Attachment B
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS  NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City
and proceeds of debt obligations of the City are not federal funding.  A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a

member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

# B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.	
s the Disclosing Party th	e Applicant?
[]Yes	[]No
If "Yes," answer the thre	e questions below:
federal regulations? (See	·
[]Yes	[] No
	th the Joint Reporting Committee, the Director of the Office of Federal grams, or the Equal Employment Opportunity Commission all reports due g requirements?
[] Yes	[] No .
3. Have you participate equal opportunity clause?	ated in any previous contracts or subcontracts subject to the
[] Yes	[ ] No
If you checked "No" to q	uestion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

# PNC BANCORP, INC.

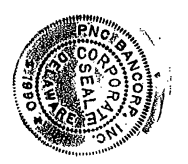
222 DELAWARE AVENUE WILMINGTON, DE 19801

# **CERTIFICATE**

The undersigned, Deborah L. Falkowski, Secretary of PNC Bancorp, Inc. (the "Corporation"), does hereby certify that <u>George R. Whitmer</u> is a duly elected <u>Vice President</u> of the Corporation.

Further, the undersigned hereby certifies that <u>George R. Whitmer</u> is, by virtue of his office, authorized to execute and deliver on behalf of the Corporation guarantees, contracts and other legal documents.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the corporate seal of the Corporation this 27th day of October, 2016.



Dehorah I Falkowski

- 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.

and complete as of the date rathropes to the	· Oily.	
PNC BenCorp Inc. (Print or type name of Disclosing Party)		
By: Multiple (Sign here)		
(Print or type name of person signing)	<u>.</u>	
Vice Preside (Print or type title of person signing)		
Signed and sworn to before me on (date) at fill 4 liguy County, feel Sylvaci	9/12/16 A (state).	_,
Marcia Athomas	Notary Public.	COMMONWEALTH OF PENNSYLVANIA  NOTARIAL SEAL  Marcia A. Thomas, Notary Public
Commission expires: ///4//9	Page 12 of 13	City of Pittsburgh, Allegheny County My Commission Expires Nov. 4, 2019 MEMBER PENNSYLVAN'A ASSOCIATION OF NOTARIES

# 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	No	
such person is connec	cted; (3) the name and title of t	e of such person, (2) the name of the legal entity to which he elected city official or department head to whom such e nature of such familial relationship.
N/A		

# 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.

1.		or problem landlord pursuant to	Applicant or any Owner identified o Section 2-92-416 of the Municip	
	[ ] Yes	[ No		
2.		ed as a building code scofflaw or	exchange, is any officer or director problem landlord pursuant to Sec	
	[ ]Yes	[ No	[ ] Not Applicable	
3.	identified as a building	ove, please identify below the nange code scofflaw or problem landle pertinent code violations apply.	ord and the address of the buildin	g or
N/A				

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.

# **Directors/Officers Report**

As of September 09, 2016

PNC Bancorp, Inc.

**Directors** 

Bruce H. Colbourn Robert Q. Reilly Director Director

**Executive Officer** 

Bruce H. Colbourn

President Chairman

# Attachment B To City of Chicago Economic Disclosure Statement and Affidavit Filed by PNC Bank, National Association

This Attachment B modifies and supplements the information provided in the City of Chicago Economic Disclosure Statement and Affidavit executed by the Disclosing Party as of September 12, 2016 (the "EDS"). Any capitalized term used in this Attachment B will have the definition set forth in the EDS, except as provided below.

# SECTION III: BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

To the best knowledge of the Disclosing Party, after reasonable inquiry, the Disclosing Party has not had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months ending on the date that the Disclosing Party executed the EDS. Note that in the ordinary course of its business, the Disclosing Party makes loans of various types to individuals and businesses. We are of the view that any such loan is not a "business relationship," as so defined. For purposes of this certification, the term "City elected official" is treated as including only the City's Mayor, Aldermen, Treasurer and Clerk and not including their spouses, domestic partners (as defined in Chapter 2-156 of the Municipal Code) or any entity in which any such person has an interest.

# **SECTION V – CERTIFICATIONS**

# **B. FURTHER CERTIFICATIONS**

The Disclosing Party certifies that, as of the date that the Disclosing Party executed the EDS, to the best of its knowledge, after reasonable inquiry, (x) the statement contained in Section V, paragraph B.2.d is accurate with respect to itself; and (y) the statements contained in Section V, paragraphs B.1 and B.2.a through and including B.2.e are accurate with respect to the executive officers and directors of the Disclosing Party. With respect to Section V, paragraphs B.2.b, c and e, the Disclosing Party hereby makes reference to the information on legal proceedings set forth in the filings made by its ultimate parent company, The PNC Financial Services Group, Inc., with the Securities and Exchange Commission, which may be found at www.sec.gov or www.pnc.com/secfilings. Copies of the most current such disclosures are attached as Annex I to this Attachment B. The Disclosing Party certifies that none of the judgments set forth therein, individually or in the aggregate, would have a material adverse effect on its ability to perform with respect to the Matter.

The Disclosing Party certifies that, as of the date that the Disclosing Party executed the EDS, to the best of its knowledge, after reasonable inquiry, the statements contained in Section V, paragraphs B.3.a through and including B.3.d and B.4 are accurate with respect to any Affiliated Entity of the Disclosing Party or any responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity or any other official or employee of the Disclosing Party or any such Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity. With respect to the statements contained in Section V, paragraph B.5, the Disclosing Party is only

certifying with respect to the Disclosing Party and any Affiliated Entity of the Disclosing Party.

For purposes of the certifications contained in the EDS as modified in this Attachment B: The term "Affiliated Entity" does not include BlackRock, Inc. or any of its subsidiaries or other affiliates (as such term is defined for purposes of the Securities Exchange Act of 1934, as amended), except to the extent that such entity would be an Affiliated Entity of the Disclosing Party for any other reason.

## **D. INTEREST IN CITY BUSINESS**

As to the disclosure set forth in Section V, paragraph D.1., to the best knowledge of the Disclosing Party, after reasonable inquiry, no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in the Matter.

As to the disclosure set forth in Section V, paragraph D.4., the Disclosing Party only certifies that no official or employee of the City of Chicago will acquire a prohibited financial interest in the Matter from the Disclosing Party, any Affiliated Entity of the Disclosing Party or any responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity or any other official or employee of the Disclosing Party or any such Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity.

## E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The PNC Financial Services Group, Inc. extensively reviewed the historical records of banks it has acquired and has discovered two instances in the records of the National Bank of Kentucky, a predecessor of the Disclosing Party.

In 1836, the National Bank of Kentucky loaned \$200,000 to the City of Louisville. Records indicate the City then invested in the Lexington & Ohio Railroad Company

In 1852, the National Bank of Kentucky loaned \$135,000 to the Louisville & Nashville Railroad Company. Research indicates that both railroads employed forced labor. There is no evidence that the National Bank of Kentucky accepted individuals as collateral for either loan, or otherwise directly profited from slavery.

Any questions regarding this statement should be directed to the following PNC executive:

Jonathan Casiano
Senior Vice President, Public Finance
The PNC Financial Services Group, Inc.
PNC Centre, 1 North Franklin, Suite 2800
Chicago, IL
312-338-2295
jonathan.casiano@pnc.com

SECTION VII – ACKNOWLEDGMENTS, CONTRACT INFORMATION, COMPLIANCE, PENALTIES, DISCLOSURE

With respect to the statements contained in Section VII, paragraph F.1, the Disclosing Party certifies, to the best of its knowledge, after reasonable inquiry, that neither the Disclosing Party nor any Affiliated Entity is delinquent in paying any fine, fee, tax or other charge owed to the City other than fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or such Affiliated Entity by appropriate legal proceedings.

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

# SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
The PNC Financial Services Group, Inc.
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:  1. [] the Applicant  OR  2. If 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: PNC Bank, National Association
OR 3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party:  249 Fifth Avenue, One PNC Plaza  Pittsburgh, PA 15222-2707
C. Telephone: 312-338-2295 Fax: 312-338-8128 Email: jonathan.casiano@pnc.com
D. Name of contact person:
E. Federal Employer Identification No. (if you have one)
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):
2016 Municipal Depository RFP
G. Which City agency or department is requesting this EDS? Office of the City Comptroller
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

# SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

# A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Pa	rty:
[]_Person	[] Limited liability company
Publicly registered business corporation	[] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[] Yes [] No
[] Trust	[] Other (please specify)
2. For legal entities, the state (or foreign co	ountry) of incorporation or organization, if applicable:
Pennsylvania	
	<del></del>
	tate of Illinois: Has the organization registered to do
business in the State of Illinois as a foreign ent	ity?
[]Yes Mo	[]N/A
[] Tes My No	
B. IF THE DISCLOSING PARTY IS A LEGA	AL ENTITY:
1. List below the full names and titles of a	ll executive officers and all directors of the entity.
	st below all members, if any, which are legal entities. If
	s." For trusts, estates or other similar entities, list below
the legal titleholder(s).	
- · · · · · · · · · · · · · · · · · · ·	partnership, limited liability company, limited liability
	e and title of each general partner, managing member,
manager or any other person or entity that cont	rols the day-to-day management of the Disclosing Party.
NOTE: Each legal entity listed below must sub	omit an EDS on its own behalf.
Name	
	Title
Ivaine	Title
Please see Attachment A - Directors/Office	

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name Business Address Percentage Interest in the

Wellington Management Co., LLP 280 Congress Street Boston, MA 02210

Boston, MA 02210

The PNC Financial Services Group, Inc. is a publicly traded corporate entity. Based on publicly available filings, no other individual or corporate entity owns more than 7.5%. Wellington Management is a registered investment advisor. A Form ADV SEC disclosure for Wellington Management has been included as Attachment C to this submission.

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

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

[ ] Yes Mo

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

Please see Attachment B

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

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself: "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

retained or anticipat to be retained)	ted Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if neces	ssary)		
Check here if the	: Disclosing Party l	as not retained, nor expects to r	etain, any such persons or entities
SECTION V CE	RTIFICATIONS		
A. COURT-ORDE	RED CHILD SUPI	PORT COMPLIANCE	
-		2-415, substantial owners of busing the their child support obligations	iness entities that contract with s throughout the contract's term.
* *	<u> </u>	tly owns 10% or more of the Disons by any Illinois court of comp	
[]Yes		No person directly or indirectly o isclosing Party.	wns 10% or more of the
If "Yes," has the per is the person in com		court-approved agreement for pagreement?	ayment of all support owed and
[] Yes	[] No		e se e e e e e e e e e e e e e e e e e
B. FURTHER CER	TIFICATIONS	.·	•
consult for defined to submitting this EDS certifies as follows: with, or has admitted criminal offense inv	terms (e.g., "doing is the Applicant and (i) neither the Appl d guilt of, or has expolving actual, atter	ver been convicted of, or placed mptcd, or conspiracy to commit b	ts), if the Disclosing Party  ty, then the Disclosing Party  is currently indicted or charged  under supervision for, any

Relationship to Disclosing Party Fees (indicate whether

Name (indicate whether

Business

Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
  - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
  - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

Certifications), the Disclosing Party must exp	Main Bolow.
Please see Attachment B	

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

8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").

N	I	Δ
ıv	1	~

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

N	1	Δ

# C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

1. 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:

"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

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

N/A			
18//1			

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? No. []Yes Please see Attachment B NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property 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? No []Yes 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest: Name **Business Address** Nature of Interest N/A

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.
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.
✓2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:
Please see Attachment B
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.
A. CERTIFICATION REGARDING LOBBYING
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):
N/A
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a

member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

_	by will submit an updated certification at the end of each calendar quarter in ent that materially affects the accuracy of the statements and information set ad A.2. above.
501(c)(4) of the Internal R	ey certifies that either: (i) it is not an organization described in section evenue Code of 1986; or (ii) it is an organization described in section evenue Code of 1986 but has not engaged and will not engage in "Lobbying
form and substance to para subcontract and the Disclo	rty is the Applicant, the Disclosing Party must obtain certifications equal in agraphs A.1. through A.4. above from all subcontractors before it awards any sing Party must maintain all such subcontractors' certifications for the must make such certifications promptly available to the City upon request.
B. CERTIFICATION RE	GARDING EQUAL EMPLOYMENT OPPORTUNITY
<del>_</del>	anded, federal regulations require the Applicant and all proposed are following information with their bids or in writing at the outset of
Is the Disclosing Party the	Applicant?
[] Yes	[ ] No
If "Yes," answer the three	questions below:
1. Have you developed federal regulations? (See 4	d and do you have on file affirmative action programs pursuant to applicable 41 CFR Part 60-2.) [] No
	the Joint Reporting Committee, the Director of the Office of Federal rams, or the Equal Employment Opportunity Commission all reports due requirements?
3. Have you participat equal opportunity clause? [] Yes	ed in any previous contracts or subcontracts subject to the
	estion 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

- F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
- F.2 If the Disclosing Party is the Applicant, the Disclosing Party and its Affiliated Entitics 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.

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## **CERTIFICATE**

The undersigned, <u>Janet L. Deringer</u>, a duly appointed <u>Assistant Corporate Secretary</u> of The PNC Financial Services Group, Inc. (the "Corp."), does hereby certify that:

- (1) the following is a true and correct copy of Resolutions adopted by the Board of Directors of the Corp. on April 26, 2016;
- (2) the Resolutions described above are in full force and effect as of the date of this Certificate; and
  - (3) George R. Whitmer is a duly elected Vice President of the Corp.

## Board Resolutions Adopted April 26, 2016

WHEREAS, pursuant to the By-Laws of The PNC Financial Services Group, Inc., a Pennsylvania corporation (the "Corporation"), the board of directors ("Board") seeks to grant authority to certain officers to take the actions as evidenced herein.

NOW, THEREFORE, BE IT RESOLVED, that the Chairman of the Board, each Senior Vice Chairman, each Vice Chairman, if any, the Chief Executive Officer, the President, each Executive Vice President, each Senior Vice President; each Vice President and Assistant Vice President, the Treasurer and each Assistant Treasurer, the Corporate Secretary and each Assistant Corporate Secretary, the Chief Investment Officer, the General Counsel, the Senior Deputy General Counsel, and each Deputy General Counsel (the "Authorizing Officers") of The PNC Financial Services Group, Inc. (the "Corporation") shall have authority to affix and attest the corporate seal of the Corporation;

RESOLVED FURTHER, that the Authorizing Officers of the Corporation and any other officers acting at the discretion of any officer authorized to affix and attest the corporate seal are and each of them is hereby authorized and empowered in the name and on behalf of the Corporation to execute, acknowledge and deliver any and all agreements, instruments, or other documents relating to the property or rights of all kinds held or owned by the Corporation or to the operation of the Corporation, either for its own account or in any agency or fiduciary capacity. Notwithstanding the foregoing, any and all agreements of sale, contracts, deeds and other documentation pertaining to the purchase, sale or transfer of real estate or buildings occupied by the Corporation in the transaction of its business shall be executed in accordance with the terms of resolutions adopted from time to time in connection therewith and specifically designating the officer and/or officers authorized to execute the same;

RESOLVED FURTHER, that the Chairman of the Board, each Senior Vice Chairman, each Vice Chairman, if any, the Chief Executive Officer, the President, the Corporate Secretary, each Executive Vice President and Senior Vice President of the Corporation are authorized to name, constitute and appoint such person or persons as they or any of them deem necessary as attorney-in-fact for the Corporation, to execute documents for and in its name and stead, and to perform all other acts, deeds and things as may be required to effect the particular transactions for which the appointment is made;

RESOLVED FURTHER, that the Chairman of the Board, each Senior Vice Chairman, each Vice Chairman, if any, the Chief Executive Officer, the President, the Corporate Secretary, each Executive Vice President and Senior Vice President of the Corporation, or any of them, is authorized to name, constitute and appoint such person or persons employed by PNC Bank, National Association, or any of its wholly owned direct or indirect subsidiaries as they or any of them deem necessary as attorney-infact for the Corporation, to execute documents for and in its name and stead, and to perform all other acts, deeds and things as may be required to effect the particular transactions for which the appointment is made:

The Tower at PNC Plaza, 300 Fifth Avenue, Pittsburgh, Pennsylvania, 15222-2401

RESOLVED FURTHER, that any officer of the Corporation and any non-officer employee of the Corporation or Bank (or any affiliate of the Corporation or the Bank) designated in writing by the Chief Executive Officer, the President, any Senior Vice Chairman, Vice Chairman, Executive Vice President or Senior Vice President of the Corporation or Bank, are each hereby authorized and empowered:

- To sign or countersign checks, drafts, acceptances, guaranties of signatures on assignments of securities, and to sign or countersign certificates of securities of entities for whom the Corporation is acting as Registrar, Transfer Agent or in any fiduciary or representative capacity, correspondence and other papers or documents not ordinarily requiring execution under the seal of the Corporation; and
- To receive any sums of money or property due or owing to the Corporation in its own b) right, as an agent for another party, or in any fiduciary or representative capacity and. either as attorney-in-fact for the Corporation or otherwise, to sign or countersign agreements, instruments, or other documents related to the foreclosure of residential real estate loans owned or serviced by the Corporation or the Bank or the enforcement of any other rights and remedies with respect to such loans (including, without limitation, in a bankruptcy or insolvency proceeding), including, without limitation, correspondence, affidavits, certifications, declarations, deeds, substitutions of trustee, verifications, assignments, powers of attorney, sales contracts or any other papers or documents, to execute any instrument of satisfaction for any mortgage, deed of trust, judgment or lien in the Office of the Recorder of Deeds, Prothonotary, or other office or court of record in any jurisdiction, provided, however, that in respect to any mortgage or deed of trust made to this Corporation as trustee for bondholders, the foregoing authority shall be exercised only pursuant to an authorization of the Board of Directors or committee of the Board of Directors with oversight of fiduciary risk; and

RESOLVED FURTHER, that all actions heretofore taken by any of the officers, representatives or agents of the Corporation, by or on behalf of the Corporation or any of its affiliates in connection with the foregoing resolutions be, and each of the same is, ratified and approved.

IN WITNESS WHEREOF, the undersigned has hereunto set her hand and affixed the seal of the Corporation this 27th day of October, 2016.



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

#### FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[ ] Yes	. Мио	
such person is conne	ected; (3) the name and title of th	of such person, (2) the name of the legal entity to which the elected city official or department head to whom such the nature of such familial relationship.
N/A		

#### 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.

	1.	Pursuant to Municipal Code Section building code scofflaw or problem I Code?		
		[ ] Yes	[ No	
	2.	If the Applicant is a legal entity publishe Applicant identified as a building 2-92-416 of the Municipal Code?		
		[ ] Yes	[✔] No	[ ] Not Applicable
	3.	If yes to (1) or (2) above, please ide identified as a building code scofflar buildings to which the pertinent cod	w or problem landlord	
	N/	Α		
_				

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.

#### PNC Financial Services Group, Inc., The

#### **Directors**

Charles E. Bunch Director Marjorie Rodgers Cheshire Director William S. Demchak Director Andrew T. Feldstein Director Daniel R. Hesse Director Kay Coles James Director Richard B. Kelson Director Jane G. Pepper Director Donald J. Shepard Director Lorene K. Steffes Director Dennis F. Strigl Director Michael J. Ward Director Gregory D. Wasson Director

#### **Executive Officers**

Karen L. Larrimer

Joseph E. Rockey

William S. Demchak President

Chief Executive Officer

Chairman

Orlando C. Esposito Executive Vice President

Head of Asset Management Group

Michael J. Hannon Executive Vice President

Chief Credit Officer

Vicki C. Henn Chief Human Resources Officer

Executive Vice President

Gregory B. Jordan Executive Vice President

General Counsel

Head of Regulatory and Government Affairs

Chief Administrative Officer

Stacy M. Juchno General Auditor

Executive Vice President Executive Vice President

Chief Customer Officer Head of Retail Banking

Michael P. Lyons Executive Vice President

Head of Corporate and Institutional Banking

E William Parsley, III Treasurer

Chief Investment Officer Executive Vice President Executive Vice President

Robert Q. Reilly Executive Vice Presiden
Chief Financial Officer

Chief Risk Officer

Steven C. Van Wyk Executive Vice President Executive Vice President

Head of Technology and Operations

Gregory H. Kozich Senior Vice President

Controller

# Attachment B To City of Chicago Economic Disclosure Statement and Affidavit Filed by PNC Bank, National Association

This Attachment B modifies and supplements the information provided in the City of Chicago Economic Disclosure Statement and Affidavit executed by the Disclosing Party as of September 12, 2016 (the "EDS"). Any capitalized term used in this Attachment B will have the definition set forth in the EDS, except as provided below.

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

To the best knowledge of the Disclosing Party, after reasonable inquiry, the Disclosing Party has not had a "business relationship," as defined in Chapter 2-156 of the Municipal Code, with any City elected official in the 12 months ending on the date that the Disclosing Party executed the EDS. Note that in the ordinary course of its business, the Disclosing Party makes loans of various types to individuals and businesses. We are of the view that any such loan is not a "business relationship," as so defined. For purposes of this certification, the term "City elected official" is treated as including only the City's Mayor, Aldermen, Treasurer and Clerk and not including their spouses, domestic partners (as defined in Chapter 2-156 of the Municipal Code) or any entity in which any such person has an interest.

#### **SECTION V - CERTIFICATIONS**

#### **B. FURTHER CERTIFICATIONS**

The Disclosing Party certifies that, as of the date that the Disclosing Party executed the EDS, to the best of its knowledge, after reasonable inquiry, (x) the statement contained in Section V, paragraph B.2.d is accurate with respect to itself; and (y) the statements contained in Section V, paragraphs B.1 and B.2.a through and including B.2.e are accurate with respect to the executive officers and directors of the Disclosing Party. With respect to Section V, paragraphs B.2.b, c and e, the Disclosing Party hereby makes reference to the information on legal proceedings set forth in the filings made by its ultimate parent company, The PNC Financial Services Group, Inc., with the Securities and Exchange Commission, which may be found at www.sec.gov or www.pnc.com/secfilings. Copies of the most current such disclosures are attached as Annex I to this Attachment B. The Disclosing Party certifies that none of the judgments set forth therein, individually or in the aggregate, would have a material adverse effect on its ability to perform with respect to the Matter.

The Disclosing Party certifies that, as of the date that the Disclosing Party executed the EDS, to the best of its knowledge, after reasonable inquiry, the statements contained in Section V, paragraphs B.3.a through and including B.3.d and B.4 are accurate with respect to any Affiliated Entity of the Disclosing Party or any responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity or any other official or employee of the Disclosing Party or any such Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity. With respect to the statements contained in Section V, paragraph B.5, the Disclosing Party is only

certifying with respect to the Disclosing Party and any Affiliated Entity of the Disclosing Party.

For purposes of the certifications contained in the EDS as modified in this Attachment B: The term "Affiliated Entity" does not include BlackRock, Inc. or any of its subsidiaries or other affiliates (as such term is defined for purposes of the Securities Exchange Act of 1934, as amended), except to the extent that such entity would be an Affiliated Entity of the Disclosing Party for any other reason.

#### D. INTEREST IN CITY BUSINESS

As to the disclosure set forth in Section V, paragraph D.1., to the best knowledge of the Disclosing Party, after reasonable inquiry, no official or employee of the City of Chicago has a financial interest in his or her own name or in the name of any other person in the Matter.

As to the disclosure set forth in Section V, paragraph D.4., the Disclosing Party only certifies that no official or employee of the City of Chicago will acquire a prohibited financial interest in the Matter from the Disclosing Party, any Affiliated Entity of the Disclosing Party or any responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity or any other official or employee of the Disclosing Party or any such Affiliated Entity acting in such capacity pursuant to the direction or authorization of a responsible official of the Disclosing Party or any such Affiliated Entity acting in such capacity.

#### E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

The PNC Financial Services Group, Inc. extensively reviewed the historical records of banks it has acquired and has discovered two instances in the records of the National Bank of Kentucky, a predecessor of the Disclosing Party.

In 1836, the National Bank of Kentucky loaned \$200,000 to the City of Louisville. Records indicate the City then invested in the Lexington & Ohio Railroad Company

In 1852, the National Bank of Kentucky loaned \$135,000 to the Louisville & Nashville Railroad Company. Research indicates that both railroads employed forced labor. There is no evidence that the National Bank of Kentucky accepted individuals as collateral for either loan, or otherwise directly profited from slavery.

Any questions regarding this statement should be directed to the following PNC executive:

Jonathan Casiano
Senior Vice President, Public Finance
The PNC Financial Services Group, Inc.
PNC Centre, 1 North Franklin, Suite 2800
Chicago, IL
312-338-2295
jonathan.casiano@pnc.com

SECTION VII – ACKNOWLEDGMENTS, CONTRACT INFORMATION, COMPLIANCE, PENALTIES, DISCLOSURE

With respect to the statements contained in Section VII, paragraph F.1, the Disclosing Party certifies, to the best of its knowledge, after reasonable inquiry, that neither the Disclosing Party nor any Affiliated Entity is delinquent in paying any fine, fee, tax or other charge owed to the City other than fines, fees, taxes or other charges that are being contested in good faith by the Disclosing Party or such Affiliated Entity by appropriate legal proceedings.

#### **FORM ADV**

#### UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION AND REPORT BY EXEMPT REPORTING ADVISERS

Business Name: WELLINGTON MANAGEMENT COMPANY LLP

CRD Number: 106595

er-Than-Annual Ameno	iment - All	Sections
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Rev. 10/2012

7	/20/	2016	4:07:38	PМ
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	prosecution. You mo m 1 Identifying Information	ust keep this form updated by fill	ing periodic amendments.	See Form ADV General Instruction 4.
		· ·-		
₹es	sponses to this Item tell us wi	ho you are, where you are doing	business, and how we ca	n contact you,
Α.	Your full legal name (if you a WELLINGTON MANAGEME	are a sole proprietor, your last, fi INT COMPANY LLP	irst, and middle names):	
в.	Name under which you prim WELLINGTON MANAGEME	narily conduct your advisory busing int COMPANY LLP	ness, if different from Item	1.A.:
	List on Section 1.B. of Schedu	ule D any additional names under	which you conduct your adv	isory business.
С.	If this filing is reporting a change change is of your legal name or you	, , ,	A.) or primary business na	me (Item 1.B.), enter the new name and specify whether the
٥.	, , ,	th the SEC as an investment advi	• •	801-15908
Ē.	,,,,,,			NRD system, your <i>CRD</i> number: <b>106595</b>
				per of one of your officers, employees, or affiliates.
	Principal Office and Place of B	Business		
	(1) Address (do not use a P Number and Street 1: 280 CONGRESS STREET	,	Number and Street 2	:
	•	State: Massachusetts	Country: United States	ZIP+4/Postal Code: 02210
	If this address is a priva	ate residence, check this box: $\Box$		
	you are applying for regi: which you are applying fo	istration, or are registered, with or or registration or with whom you a	ne or more state securities a are registered. If you are app	of business, at which you conduct investment advisory business, a uthorities, you must list all of your offices in the state or states to allying for SEC registration, if you are registered only with the SEC, were in terms of numbers of employees.
	(2) Days of week that you r Monday - Friday C Oi	normally conduct business at you ther:	ur principal office and place o	f business:
	Normal business hours a 8:30 - 5:30 (3) Telephone number at th			
	G17-951-5000 (4) Facsimile, number at this	s location:		•
ŝ.	Mailing address, if different f	from your <i>principal office and place</i>	e of business address.	
	Number and Street 1:		Number and Street 2:	
	City:	State:	Country:	ZIP+4/Postal Code:
	.f this address is a private r	residence, check this box: $ar{\Box}$		
١.	If you are a sole proprietor,	state your full residence address	s, if different from your <i>prin</i>	cipal office and place of business address in Item 1.F.:
	Number and Street 1:		Number and Street 2	
	Catal	State	Country:	ZIP+4/Postal Code:
	City:		•	

Tto	m 3 Fc	orm of Organization	-
Α.		are you organized?	۱۰
		Corporation	
į	,	Sole Proprietorship	
•	e	Limited Liability Partnership (LLP)	
	Ċ	Partnership	:
	Ó	Limited Liability Company (LLC)	:
	Ģ	Limited Partnership (LP)	
	Ö	Other (specify):	
	If yo	u are changing your response to this Item, see Part 1A Instruction 4.	!
в.		hat month does your fiscal year end each year? EMBER	
c.	Unde	er the laws of what state or country are you organized?	j
	Stat		•
	Dela	aware United States	
	TE	u are a partnership, provide the name of the state or country under whose laws your partnership was formed. If you are a sole proprietor, provide the	۰
	•	e of the state or country where you reside.	:
	If you	u are changing your response to this Item, see Part 1A Instruction 4.	
-			
		AND REMAINS AND AND ADDRESS OF THE PROPERTY OF	
Ite	n 4 Su	uccessions	
į.	,	Yes No Yes No You, at the time of this filing, succeeding to the business of a registered investment adviser?	
:	,	you, at the time of this filling, succeeding to the business of a registered investment adviser?	:
	If "yε	es", complete Item 4.B. and Section 4 of Schedule D.	
В.	Date	of Succession: (MM/DD/YYYY)	
	If you	u have already reported this succession on a previous Form ADV filing, do not report the succession again. Instead, check "No." See Part 1A Instruction 4.	:
	<del></del>		
			:
SEC	NOLL	4 Successions	
		No Information Filed	1
		y na grand na angles and a na angles see an angles see an angles and a see an angles and a see an angles and a	
		formation About Your Advisory Business - Employees, Clients, and Compensation	:
		s to this Item help us understand your business, assist us in preparing for on-site examinations, and provide us with data we use when making policy. Part 1A Instruction 5.a. provides additional guidance to newly formed advisers for completing this Item 5.	1
En	ploye	res	i
			•
		organized as a sole proprietorship, include yourself as an employee in your responses to Item 5.A. and Items 5.B.(1), (2), (3), (4), and (5). If an employee more than one function, you should count that employee in each of your responses to Items 5.B.(1), (2), (3), (4), and (5).	:
			!
Α.		oximately how many <i>employees</i> do you have? Include full- and part-time <i>employees</i> but do not include any clerical workers.	!
	572 ا		i
	)	Approximately how many of the employees reported in 5.A. perform investment advisory functions (including research)?	
		471	
	(2)	Approximately how many of the employees reported in 5.4. are registered representatives of a broker-dealer?	

(3) Approximately how many of the *employees* reported in 5 A, are registered with one or more *state securities authorities* as *investment adviser* 

representatives?

(4) Approximately how many of the employees reported in 5.A. are registered with one or more state securities authorities as investment adviser representatives for an investment adviser other than you? Approximately how many of the employees reported in 5.A. are licensed agents of an insurance company or agency? Approximately how many firms or other persons solicit advisory clients on your behalf? In your response to Item 5.8.(6), do not count any of your employees and count a firm only once - do not count each of the firm's employees that solicit on Clients In your responses to Items 5.C. and 5.D. do not include as "clients" the investors in a private fund you advise, unless you have a separate advisory relationship with those Investors. (1) To approximately how many clients did you provide investment advisory services during your most recently completed fiscal year?  $C \circ$ O 1-10 C 11-25 C 26-100 More than 100 If more than 100, how many? (round to the nearest 100) 1400 Approximately what percentage of your clients are non-United States persons? For purposes of this Item 5.D., the category "individuals" includes trusts, estates, and 401(k) plans and IRAs of individuals and their family members, but does not include businesses organized as sole proprietorships. The category "business development companies" consists of companies that have made an election pursuant to section 54 of the Investment Company Act of 1940. Unless you provide advisory services pursuant to an investment advisory contract to an investment company registered under the Investment Company Act of 1940, check "None" in response to Item 5.D.(1)(d) and do not check any of the boxes in reponse to Item 5.D.(2)(d). What types of clients do you have? Indicate the approximate percentage that each type of client comprises of your total number of clients. If a client fits into more than one category, check all that apply. None Up to 10% 11-25% 26-50% 51-75% 76-99% 100% (a) Individuals (other than high net worth individuals) C G C O  $\mathbf{C}$ C (b) High net worth individuals 6 (c) Banking or thrift institutions C  $\mathbf{e}$ C C C C (d) Investment companies C 6  $\mathbf{c}$ (e) Business development companies O (f) Pooled investment vehicles (other than investment companies) 6 (g) Pension and profit sharing plans (but not the plan participants) C C O (h) Charitable organizations Corporations or other businesses not listed above  $\mathbf{c}$ • C 0  $\mathbf{c}$ State or municipal government entities G Other investment advisers Œ Insurance companies C (m) Other: MISCELLANEOUS C 6 • C C Indicate the approximate amount of your regulatory assets under management (reported in Item 5.F. below) attributable to each of the following type of client. If a client fits into more than one category, check all that apply. None <u>Up to 25%</u> Up to 50% Up to 75% >75% (a) Individuals (other than high net worth individuals) 6 C C C (b) High net worth individuals e (c) Banking or thrift institutions  $\mathcal{C}$ e C(d) Investment companies C • (e) Business development companies Pooled investment vehicles (other than investment companies) 6 (g) Pension and profit sharing plans (but not the plan participants)

(h) Charitable organizations

6

					• •	•		•	•
	(	(j)	State or municipal government entities		r	e	(	r	~
	(	(k)	Other investment advisers		C	<b>়</b>	C	O	C
	(	(I)	Insurance companies		r	e	C	C	(
	. (	(m)	Other: MISCELLANEOUS		Ç.	ଜ	С	Ċ	С
Jom	pensa	tior	n Arrangements						
E.	You ar	e co	empensated for your Investment advisory	services by (check all that ap	ply):				
	<b>½</b> (1	l)	A percentage of assets under your man	agement					
	∏ (2	-	Hourly charges						
	☐ (3	-	Subscription fees (for a newsletter or pe			•			
	Ø (4 □ (5	-	Fixed fees (other than subscription fees Commissions	)					
	₩ (6	-	Performance-based fees						
	L (7		Other (specify):						
	_								
		· -							
			ation About Your Advisory Business - R	legulatory Assets Under Man	agement				
Keg	ulatory	y As	sets Under Management						Yes No
F.	(1) Do	י אט	u provide continuous and regular superv	isory or management services	to securities portfoli	os?	•		
			, what is the amount of your regulatory						୧ ୦
	(-) -	,	, what is the amount of your regulatory	U.S. Dollar Amount			er of Accounts		
	D	iecra	etionary: (	a) \$ 847,253,290,127	(4)	1,431		•	
			,	b) \$ 45,347,912,480		10			
		ota):	•	c) \$892,601,202,607		1,441	•		
	10	OLA!	. (		(1)	1,771			
G.	Sory A What t 以(1 反(2 区(3	type l) l) l) l)	e(s) of advisory services do you provide? Financial planning services Portfolio management for individuals an Portfolio management for investment co section 54 of the Investment Company of Portfolio management for pooled investi	Check all that apply.  d/or small businesses ompanies (as well as "business Act of 1940) ment vehicles (other than inve	stment companies)				
	Ī₹ (5	)	Portfolio management for businesses (o other pooled investment vehicles)	ther than small businesses) of	r institutional <i>client</i> s (	otner than re	gisterea invest	ment compan	ies and
	<u>[</u> ] (6	-	Pension consulting services						
	<b>2</b> (7	•	Selection of other advisers (Including pri						
	I (8 □ (9	-	Publication of periodicals or newsletters Security ratings or pricing services						
			Market timing services	•					1
	_		Educational seminars/workshops						
	□ (1	(2)	Other(specify):						
	Investi	men	eck Item 5.G.(3) unless you provide advis It Company Act of 1940, including as a sul t companies to which you provide advice i	badviser. If you check Item 5.G.	.(3), report the 811 or				4
н.	If you	pro	vide financial planning services, to how r	nany <i>clients</i> did you provide th	ese services during y	our last fisca	year?		!
	c 0								:
	<b>C</b> 1	- 10	D						;
		1 - 3							ı
	٠-	6 - 5							
		1 - :							
	ر م	01 -	250						
	•		500						
	C M	iore	than 500						
	•		ire than 500, how many?						
			nd to the nearest 500)						

with those investors. If you participate in a wrap fee program, do you (check all that apply): (1) sponsor the wrap fee program? (2) act as a portfolio manager for the wrap fee program? If you are a portfolio manager for a wrap fee program, list the names of the programs and their sponsors in Section 5.1.(2) of Schedule D. If your involvement in a wrap fee program is limited to recommending wrap fee programs to your clients, or you advise a mutual fund that is offered through a wrap fee program, do not check either Item 5.I.(1) or 5.I.(2). Yes No In response to Item 4.B. of Part 2A of Form ADV, do you indicate that you provide investment advice only with respect to limited types of 0 6 investments? SECTION 5.G.(3) Advisers to Registered Investment Companies and Business Development Companies If you check Item 5.G.(3), what is the SEC file number (811 or 814 number) of each of the registered Investment companies and business development companies to which you act as an adviser pursuant to an advisory contract? You must complete a separate Schedule D Section 5.G.(3) for each registered investment company and business development company to which you act as an adviser. SEC File Number 811-00121 SEC File Number 811-00558 SEC File Number 811-005600 .le Number 811-00834 SEC File Number 811-01027 SEC File Number 811-01530 SEC File Number 811-01685 SEC File Number 811-01766 SEC File Number 811-02224 SEC File Number 811-02368 SEC File Number 811-0296899 File Number 811-03153 SEC File Number 811-03175

SEC File Number 811-93213

In your responses to this Item 5.H., do not include as "clients" the investors in a private fund you advise, unless you have a separate advisory relationship

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

#### **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Scaway Bonk + Trust Company
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:  1.  the Applicant OR
2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest:  OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 647 2 87 th Street Chicago, II 60619
773 487 4800 C. Telephone: 773 602 404 Fax: 773 487 0348 Email: DNewell@Scoweybonk,45
D. Name of contact person: Dary I Newell
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):  Board of Schication and City of Chicago
G. Which City agency or department is requesting this EDS? Dept of Fi Newce,
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

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

## A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [] Limited liability company [] Publicly registered business corporation [] Limited liability partnership

| Privately held business corporation | Joint venture | Sole proprietorship | Not-for-profit corporation | Sole proprietorship | Itimited partnership | Sole proprietorship | So

2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable:

Ilinois	
---------	--

3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity?

[]Yes

[] No

N/A

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

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

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

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

Name
Verquola Dickens Chairman

Tudy Sytfin COOL FO

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.

Mana

Name	Business Address	Disclosing Party
Jacoby Dickens		122,933 Shares (46,744)
Paul J. Mont	es Chicago IL	69,300 Shares (22,981)
Jesanda Dickep	· · · · · · · · · · · · · · · · · · ·	eus Je, Chiogo IL 29747 Sheres (9)
SECTION III I	BUSINESS RELATIONSHIPS WIT	H CITY ELECTED OFFICIALS
	· · ·	" as defined in Chapter 2-156 of the Municipal
Code, with any Cit	y elected official in the 12 months bef	fore the date this EDS is signed?
[]Yes	MNo	
	-14	
If yes, please ident	ify below the name(s) of such City ele	ected official(s) and describe such
relationship(s):		
<del></del>		
•		

#### 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.

	FORM Seaway Ban Fiscal Year Ending	FORM FR Y-6 Seaway Bancshares, Inc. Fiscal Year Ending December 31, 2015		
Report Item 3: Securities holders (1)(a)(b)(c) and (2)(a)(b)(c)				
Current securities holders with ownership, control or holding of 5% or more with power to vote as of fiscal year ending 12/31/2015	holding of 5% or more with power	Securities holders not list holding of 5% or more w	ed in 3(1)(a) through 3(1)(c) ith power to vote during the f	Securities holders not listed in 3(1)(a) through 3(1)(c) that had ownership, control or holding of 5% or more with power to vote during the fiscal year ending 12/31/2015
(1)(a) (1)(b)  Name & Address Country of Citizenship (City, State, Country or Incorporation	(1)(c) Number and Percentage of Each Class of Voting Securities	(2)(a) Name & Address (City, State, Country	(2)(b) Country of Citizenship or Incorporation	(2)(c) Number and Percentage of Each Class of Voting Securities
Jacoby Dickens TR UA USA  JUL 2 93 Jacoby Dickens Trust  Miami Reach ET USA	122,933 – 40.77%	N/A	N/A	N/A
Paul J. Montes USA Chicago, IL, USA	69,300 - 22.98% Common Stock			
Veranda Dickens PER REP USA Established by Jacoby Dickens Jr. Miami Beach, FL, USA	29,747 – 9.86% Common Stock			
Paul Montes II USA Chicago, IL, USA	17,381 - 5.76% Common Stock			
Pia Montes USA Chicago, IL, USA	17,381 - 5.76% Common Stock			
Veranda Dickens Trust USA Veranda Dickens Declaration Trust Miami Beach, FL USA	980 - 0.32% Common Stock			

Name (indicate whether retained or anticipate to be retained)			Party Fees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necess	ary)		
Check here if the I	Disclosing P	arty has not retained, nor expects to	o retain, any such persons or entities
SECTION V CER	TIFICATI	ons	
A. COURT-ORDER	ED CHILD	SUPPORT COMPLIANCE	
		a 2-92-415, substantial owners of b	usiness entitics that contract with ons throughout the contract's term.
	•	directly owns 10% or more of the ligations by any Illinois court of co	-
[]Yes	Ńο	[] No person directly or indirectly Disclosing Party.	y owns 10% or more of the
If "Yes," has the pers is the person in comp		nto a court-approved agreement for hat agreement?	payment of all support owed and
[] Yes [	] No		
B. FURTHER CERT	IFICATION	18	•
	-	e Chapter 1-23, Article I ("Article oing business") and legal requirem	• •

1. Pursuant to Municipal Code Chapter 1-23, Article I ("Article I") (which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - c. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
  - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
  - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further				'art B (Further		
Certifications), the Disclosing Party must explain below:						
	···	·····				
				,		

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
[] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

-	the word "None," or no response a ned that the Disclosing Party certif	appears on the lines above, it will be fied to the above statements.
D. CERTIFICATION	ON REGARDING INTEREST IN	CITY BUSINESS
Any words or terms meanings when use		of the Municipal Code have the same
	inancial interest in his or her own i	Sunicipal Code: Does any official or employee name or in the name of any other person or
NOTE: If you che Item D.1., proceed	<del>-</del>	to Items D.2. and D.3. If you checked "No" to
elected official or e any other person or for taxes or assessn "City Property Sale	mployee shall have a financial inte entity in the purchase of any prop- eents, or (iii) is sold by virtue of le	we bidding, or otherwise permitted, no City crest in his or her own name or in the name of erty that (i) belongs to the City, or (ii) is sold gal process at the suit of the City (collectively, ten pursuant to the City's eminent domain power ning of this Part D.
Does the Matter inv	volve a City Property Sale?	
[] Yes	M _N o	
	ed "Yes" to Item D.1., provide the ees having such interest and identif	names and business addresses of the City fy the nature of such interest:
Name	Business Address	Nature of Interest

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

#### E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

connection with the Matter voidable by the City.					
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.					
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:					
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS					
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.					
A. CERTIFICATION REGARDING LOBBYING					
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):					
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)					
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,					

comply with these disclosure requirements may make any contract entered into with the City in

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

#### B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

negotiations.	
Is the Disclosing Par	y the Applicant?
[] Yes	[ ] No
If "Yes," answer the	three questions below:
•	eloped and do you have on file affirmative action programs pursuant to applicable (See 41 CFR Part 60-2.) [] No
•	with the Joint Reporting Committee, the Director of the Office of Federal Programs, or the Equal Employment Opportunity Commission all reports due filing requirements?
[]Yes	[ ] No
3. Have you part equal opportunity cla	icipated in any previous contracts or subcontracts subject to the use?
[] Yes	[ ] No
If you checked "No"	to question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

#### CERTIFICATION

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

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

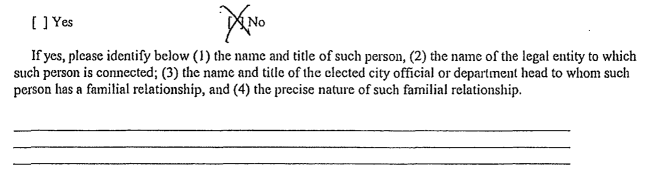
#### FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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?



#### 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.

1.			te Applicant or any Owner identified as it to Section 2-92-416 of the Municipal	
	[ ] Yes	[XNo		
2.		Iding code scofflaw	ny exchange, is any officer or director o or problem landlord pursuant to Sectio	
	[ ] Yes	[X]No	[ ] Not Applicable	
3.		offlaw or problem lan	name of the person or legal entity adlord and the address of the building o ly.	T

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

#### **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Jacoby Dickers TR USA, Jul 293
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:  1. [] the Applicant OR
2. A 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: Seaway Bask Thus Tous OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 645 & 87th Street  Chicago, IL 60615.
C. Telephone: 736024149 Fax: 7734876452 Email: VDICKENSO Seawaybankous
D. Name of contact person: Veranda Dickens
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):  Boarel of Education and City of Chicago
G. Which City agency or department is requesting this EDS? Dept. of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

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

#### A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [ ] Limited liability company [] Person [ ] Limited liability partnership [ ] Publicly registered business corporation [ ] Privately held business corporation [] Joint venture [ ] Sole proprietorship [] Not-for-profit corporation (Is the not-for-profit corporation also a 501(c)(3))? [] General partnership [ ] Limited partnership []Yes [] No [] Other (please specify) Trust Y For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Ellinois 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? []Yes []No B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Beneficiany Desanda DICKENS

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." NOTE: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the			
and Dive	15 Th T 1292 C	Disclosing Party Chicago I 122 933 Shore			
400 DICIUEL	35 116 Jul 2 13	niceso_1( 122 73) propri			
SECTION III B	USINESS RELATIONSHIPS WI	TH CITY ELECTED OFFICIALS			
Has the Disclosin	ng Party had a "business relationshi	p," as defined in Chapter 2-156 of the Municipal			
Code, with any City	y elected official in the 12 months b	efore the date this EDS is signed?			
r 1 37	5 <i>1</i> 7 N 1	•			
[] Yes	[X] No				
If ves inlease identi	fy below the name(s) of such City e	elected official(s) and describe such			
relationship(s):	Ty below the name(s) of such City of	rected official(s) and describe such			
1()					
		· ·			

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

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name Godia-						
Name (indicate retained or anti- to be retained)		isiness Idress	Relationship to (subcontractor lobbyist, etc.)	Disclosing Party, attorney,	paid or esti	ate whether mated.) NOTE: e" or "t.b.d." is
					not an acce	e or "t.b.d." is ptable response.
0.00						
(Add sheets if n	eccssåry)					
1 Check here if	the Disclosing	Party has	not retained no	or expects to retain		
				" expects to retain	i, any such pe	rsons or entities
SECTION V	CERTIFICAT	FIONS				ta Gelda tarah 1981
A. COURT-OR	DERED CHILI	D SHEED	PITCONADIJAN			<b>(de</b> # 1. martin to the
الإنهاق والمناف في إنها والإنهاب المنافقة المنافقة المنافقة المنافقة المنافقة المنافقة المنافقة المنافقة المنافقة ا	일이 많은 사람이 없는 사람이 없다.		게 하는 시간 중에는 그가 만들었다.			
Under Munici	pal Code Section	on 2-92-4]	15, substantial o	wners of business	entities that	
the City must ren	nain in complia	ince with t	heir child suppo	whers of business ort obligations thro	oughout the c	ontract with
Has any person w	who directly on					
arrearage on any	child support o	bligations	owns 10% or m	ore of the Disclos	ing Party bee	n declared in
		któl (legiky 1911, 191			'a Service's	
[] Yes	No	[ ] No p	erson directly o	r indirectly owns	10% or more	of the
e service		Disclo	osing Party.	· · · · · · · · · · · · · · · · · · ·		
If "Yes," has the	person entered	into a con	rf annroyed oo			
is the person in co	ompliance with	that agree	ment?	cement for payme	nt of all supp	ort owed and
		g jaransah (1966)				
[]Yes	[] No					
B. FURTHER CI	ERTIFICATIO	NS				
						- 1871. ₩3. 1891.
1. Pursuant to	Municipal Co	de Chapte	r 1-23, Article I	("Article I")(whi	ch the Applic	ant chould
consult for deline	u terms (e.g., "c	doing busi	ness") and lega	requiremente) if	the Disalsa	Dame
anomitting this ET	JS is the Applic	cant and is	doing business	with the City the	n the Disclos	ina Darii
certifies as follow	's: (1) neither the	e Applicai	at nor any contro	olling person is cu	rrently indica	ad areaharaad
with, or has admit criminal offense i	nvolvino actual	.nas ever b l∝attemnte	d or conspire	t, or placed under	supervision	or, any
perjury, dishonest	y or deceil agai	i, aucinple inst an offi	u, or conspiracy	of the City of	y, theft, fraud	, forgery,
Applicant underst	ondo ond all		cor or employed	or me ony or an	y sister agenc	y; and (11) the

Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1, of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
  - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
  - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

Certifications), the Discrosing Farty must explain below.	

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION
1. The Disclosing Party certifies that the Disclosing Party (check one)
is [] is not
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements. D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS Any words or terms that are defined in Chapter 2-156 of the Municipal Code have the same meanings when used in this Part D. 1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter? MNο []Yes NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E. 2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D. Does the Matter involve a City Property Sale? No []Yes 3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest: Name **Business Address** Nature of Interest

Name Dusiness Audress 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

connection with the Matter voidable by the City.		
1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.		
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:		
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS		
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.		
A. CERTIFICATION REGARDING LOBBYING		
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):		
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)		
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any cooperative agreement, or to extend, continue, renew,		

amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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

#### B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

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

Is the Disclosing Part	the Applicant?
[] Yes	[ ] No
If "Yes," answer the t	ree questions below:
•	oped and do you have on file affirmative action programs pursuant to applicable See 41 CFR Part 60-2.) [] No
•	with the Joint Reporting Committee, the Director of the Office of Federal Programs, or the Equal Employment Opportunity Commission all reports due ling requirements?  [] No
3. Have you parti equal opportunity clau	ripated in any previous contracts or subcontracts subject to the se? [] No
If you checked "No" t	o question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

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

Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

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

The Disclosing Party represents and warrants that:

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

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

# **CERTIFICATION**

Jacoby Nickens Toust July 93

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

(Print or type name of Disclosing Party)  By: (Sign here)
Veranda Dickens (Print or type name of person signing)
(Print or type title of person signing)
Signed and sworn to before me on (date) $\frac{11/22/2016}{}$ at $\frac{100}{}$ County, $\frac{1}{}$ (state).
Notary Public.  OFFICIAL SEAL Notary Public - State of literois My Commission Expires Beptember 61, 2017.

# 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?

X/INA

[ ] Vec

[] [ 03		
such person is connect	ted; (3) the name and title of the	of such person, (2) the name of the legal entity to which elected city official or department head to whom such 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.

1.			Applicant or any Owner identified a to Section 2-92-416 of the Municipa	
	[ ] Yes	<b>⋈</b> No		
2.		a building code scofflaw or	y exchange, is any officer or director r problem landlord pursuant to Secti	
	[ ] Yes	[X] NO	[ ] Not Applicable	
3.	identified as a building cod		ame of the person or legal entity dlord and the address of the building	or
				- -
	FILLING OUT THIS AE	DENNIY B CONSTITUT	FES ACKNOW! EDCMENT	

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

# **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:			
Zions Bank, a division of ZB, National Association			
Check ONE of the following three boxes:			
Indicate whether the Disclosing Party submitting this EDS is:  1. [X] the Applicant OR  2. [] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: OR  3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:			
B. Business address of the Disclosing Party: 111 W. Washington, Suite 1860  Chicago, IL 60602			
C. Telephone: (312) 763-4256 Fax: (855) 216-8162 Email: daryl.pomykala@zionsbank.com			
D. Name of contact person: <u>Daryl Pomykala</u>			
E. Federal Employer Identification No. (if you have one):			
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable):  Depository Application for 2017			
G. Which City agency or department is requesting this EDS? Department of Finance			
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:			
Specification # and Contract #			

### SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

# A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: [] Person [ ] Limited liability company [X] Publicly registered business corporation [ ] Limited liability partnership [ ] Privately held business corporation [] Joint venture [] Sole proprietorship [] Not-for-profit corporation [] General partnership (Is the not-for-profit corporation also a 501(c)(3))? [ ] Limited partnership []Yes [] No [] Trust Other (please specify) 2. For legal entities, the state (or foreign country) of incorporation or organization, if applicable: Utah 3. For legal entities not organized in the State of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity? [X] Yes [] No N/A B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY: 1. List below the full names and titles of all executive officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which are legal entities. If there are no such members, write "no members." For trusts, estates or other similar entities, list below the legal titleholder(s). If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below the name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf. Name Title

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

interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate or other similar entity. If none, state "None." **NOTE**: Pursuant to Section 2-154-030 of the Municipal Code of Chicago ("Municipal Code"), the City may require any such additional information from any applicant which is reasonably intended to achieve full disclosure.

Name	Business Address	Percentage Interest in the
		Disclosing Party
Zions Bancorporation 1 South Main Street, Salt Lake City, UT 100%		Lake City, UT 100%
SECTION III BUSIN	NESS RELATIONSHIPS W	/ITH CITY ELECTED OFFICIALS
	•	nip," as defined in Chapter 2-156 of the Municipal before the date this EDS is signed?
[] Yes	[X] No	
If yes, please identify be relationship(s):	low the name(s) of such City	elected official(s) and describe such

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

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

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

Name (indicate whether retained or anticipated to be retained)	Business Address	Relationship to Disclosing Party (subcontractor, attorney, lobbyist, etc.)	rees (indicate whether paid or estimated.) NOTE: "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)	)		!
[X] Check here if the Dis	sclosing Party	has not retained, nor expects to retai	n, any such persons or entitie
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPE	PORT COMPLIANCE	·
		-415, substantial owners of business th their child support obligations thro	
· -	•	tly owns 10% or more of the Disclos ons by any Illinois court of competer	
[]Yes []N		No person directly or indirectly own isclosing Party.	ns 10% or more of the
If "Yes," has the person is the person in compliar		court-approved agreement for paymogreement?	ent of all support owed and
[]Yes []N	No.		
B. FURTHER CERTIFI	CATIONS		
consult for defined terms submitting this EDS is the certifies as follows: (i) no with, or has admitted gui- criminal offense involving	s (e.g., "doing he Applicant are ither the Applicant ilt of, or has eving actual, atten	apter 1-23, Article I ("Article I") (who business") and legal requirements), indis doing business with the City, the licant nor any controlling person is over been convicted of, or placed under the property of the City or a officer or employee of the City or a	if the Disclosing Party nen the Disclosing Party currently indicted or charged er supervision for, any ery, theft, fraud, 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
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
  - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
  - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7.	If the Disclosing Party is unable to certify to any of the above statements in this Part B (Further
Certi:	ications), the Disclosing Party must explain below:
None	

8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").  None  9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.  C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION  1. The Disclosing Party certifies that the Disclosing Party (check one)  [X] is [] is not  a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.  2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:  "We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming 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 (a	presumed that the Disclosing Party certified to the above statements.
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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):	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
<u>NA</u>	Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively

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 REC	SARDING INTEREST IN CITY I	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.			
<ol> <li>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?         <ul> <li>[] Yes</li> <li>[X] No</li> </ul> </li> </ol>				
NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.				
2. Unless sold pursuant to a process of competitive bidding, or otherwise permitted, no City elected official or employee shall have a financial interest in his or her own name or in the name of any other person or entity in the purchase of any property that (i) belongs to the City, or (ii) is sold for taxes or assessments, or (iii) is sold by virtue of legal process at the suit of the City (collectively, "City Property Sale"). Compensation for property taken pursuant to the City's eminent domain power does not constitute a financial interest within the meaning of this Part D.				
Does the Matter involve a City Property Sale?				
[] Yes	[] No			
-	3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:			
Name	Business Address	Nature of Interest		

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

connection with the Matter voidable by the City.			
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.			
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:  None			
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS			
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.			
A. CERTIFICATION REGARDING LOBBYING			
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):  None			
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)			
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined be applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of 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,			

comply with these disclosure requirements may make any contract entered into with the City in

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.1. and A.2. above.
 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

5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request.

# B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY

Activities".

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.

negotiations.	only the following information with their blus of in writing at the outset of
Is the Disclosing Pa	ty the Applicant?
[] Yes	[ X ] No
If "Yes," answer the	three questions below:
•	reloped and do you have on file affirmative action programs pursuant to applicable (See 41 CFR Part 60-2.) [] No
Contract Complianc	d with the Joint Reporting Committee, the Director of the Office of Federal e Programs, or the Equal Employment Opportunity Commission all reports due filing requirements?  [] No
Have you partunity cl     Yes	ticipated in any previous contracts or subcontracts subject to the ause? [] No
	'to question 1. or 2. above, please provide an explanation:

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

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at <a href="https://www.cityofchicago.org/Ethics">www.cityofchicago.org/Ethics</a>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:

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

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

#### CERTIFICATION

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

Zions Bank, a division of ZB, National Association	
(Print or type name of Disclosing Party)	
By: Day Hanglala	
(Sign here)	
Daryl Pomykala	
(Print or type name of person signing)	
Vice President	
(Print or type title of person signing)	
Signed and sworn to before me on (date) Oct. 28, 2016 at Cook County, 11 (state).	9
Hegheniet Bull Notary Public.	OFFICIAL SEAL. STEPHANIE R KONRATH NOTARY PUBLIC, STATE OF ILLINOIS
Commission expires: 08/31/2020 .	MY COMMISSION EXPIRES 08/31/2020

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

#### FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[ ] Yes	[X] No	·	
such person is connect	•	h person, (2) the name of the legal entity ed city official or department head to who of such familial relationship.	

# FIRMWIDE

# PLEASE POPULATE THE HIGHLIGHTED PORTIONS ONLY

Daryl Pomykala daryl pomykala@zionsbank.com 312.763.4256 One South Main, Salt Lake City UT 84133 111 West Washington street
daryl.pomykala@zionsbank.com 312.763.4256 h Main, Salt Lake City UT 84133 111 West Washington street
h Main, Salt Lake City UT 84133 111 West Washington street
111 West Washington street
9
4
Оu

Native American

Asian

Hispanic

Black (Not Hispanic)

White (Not Hispanic)

Native American

Aslan

Hispanic

Black (Not Hispanic)

White (Not Hispanic)

Overall Totals

Male

1,080

23 13

264

Female

1,146

18

5

212 95

13

84

670

7 82

245

36

Operatives (Semi-Skilled) Office and Clerical Craft Workers (Skilled) Laborers Service Workers Total

Job Categories Professionals Sales Workers Technicians

Operatives (SemI-Skilled) Officials and Managers Office and Clerical Craft Workers (Skilled) Service Workers Total Laborers

Total	100%	
Female	51%	
Male	46%	

ĺ

Native American

Asian

Hispanic

Black (Not Hispanic)

Overall Totals

8888888888

238888888888

288828888

18% 33% 48% 00% 00% 00%

Total	51% 100%	
Female	5	
Male	46%	

35

111

988

20

89

10

086

2,226

# SECRETARY'S CERTIFICATE (INCUMBENCY)

I, Rena A. Miller, do hereby certify that I am the duly appointed Assistant Secretary of ZB, National Association, a national banking association organized and existing under the laws of the United States (the "Association"), and that the following is a true and correct copy of Section 9.2 of the Bylaws of the Association, and has not been amended, altered or repealed, and remains in full force and effect on the date hereof:

Execution of Instruments. All agreements, indentures, mortgages, deeds, conveyances, transfers, certificates, declarations, receipts, discharges, releases, satisfactions, settlements, petitions, schedules, accounts, affidavits, bonds, undertakings, proxies and other instruments or documents (collectively, "instruments") may be signed, executed, acknowledged, verified, delivered or accepted in behalf of the Association by the chairperson, or the Chief Executive Officer, or any vice president (however designated), or any other officer who holds a position that is senior to a vice president (however designated), or the secretary or any assistant secretary, or if in connection with the exercise of fiduciary powers of the Association, by any of said officers or by any Trust Officer. Any such instruments may also be executed, acknowledged, verified, delivered or accepted in behalf of the Association in such other manner and by such other officers or individuals as the board of directors or its authorized delegge may from time to time direct. The provisions of this Section 9.2 are supplementary to any other provisions of these Bylaws.

I also certify that the following individual is a duly appointed officer of the Association, with authority to execute instruments related to the Association's Zions Bank division pursuant to the Bylaws:

Richard J. Sullivan, III - EVP & Trust Officer Allison Blackman - Assistant Vice President & Trust Officer Anna McCully - AVP & Trust Officer Annette Langheinrich - Vice President Bryant Eckert - Vice President Carl J. Mathis - Vice President & Trust Officer Dan Ellison - Vice President & Trust Officer Daniel J. Dixon - Sr. Vice President & Trust Officer Daryl Pomykala - Vice President David Van Wagoner - Vice President & Trust Officer David W. Bata - Sr. Vice President & Trust Officer Dawn Richards - Vice President & Trust Officer Eric Mitzel – Vice President Gregory G. Cross - Vice President & Trust Officer Jacqueline Nowak - Vice President Joni D'Amico - Vice President & Trust Officer Linda Anderson - Trust Officer Lorrie Letchworth - Trust Officer Mark D. Petrasso - SVP & Business Devel. Officer Mark Henson - Vice President & Trust Officer Melissa Urishko - VP & Trust Officer Michael Jones - Vice President Nancy Eatros - Vice President & Trust Officer Neil B. Witoff - Vice President & Trust Officer Pathricia O'Connor - Vice President & Trust Officer Ramona K. Johns -VP & Trust Officer Robert Cafarelli – Vice President Robert Demos - Vice President

Ryan M. Pollihan – Vice President & Trust Officer Sandi Kinney – Vice President & Trust Officer Sandra D. Stevens – Vice President & Trust Officer Scott Blair – Vice President & Trust Officer Shelene Brown – Vice President & Trust Officer Stephanie Nicholls – Vice President & Trust Officer Twyla D. Lehto – SVP & Trust Officer Vladimir Muñoz – Vice President Verena Critser – Trust Officer

IN WITNESS WHEREOF, I have executed this certificate this 28th day of July, 2016.

RENA A. MILLER Assistant Secretary

STATE OF UTAH

):ss.

COUNTY OF SALT LAKE )

Executed and witnessed before me this  $\frac{28}{4}$  day of July, 2016.

NOTARY PUBLIC
JULI ANN RILEY
Commission No. 687618
Commission Expires
FEBRUARY 18, 2020
STATE OF UTAH

NOTARY PUBLIC

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

# **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting this EDS. Include d/b/a/ if applicable:
Zions Bancorporation
Check ONE of the following three boxes:
Indicate whether the Disclosing Party submitting this EDS is:  1. [] the Applicant OR
2. [x] a legal entity holding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which the Disclosing Party holds an interest: Zions Bank, a division of ZB, National Association OR
3. [] a legal entity with a right of control (see Section II.B.1.) State the legal name of the entity in which the Disclosing Party holds a right of control:
B. Business address of the Disclosing Party: 1 South Main Street, 15 th Floor
Salt Lake City, UT 84133
C. Telephone: (312) 763-4256 Fax: (855) 216-8162 Email: daryl.pomykala@zionsbank.com
D. Name of contact person: Daryl Pomykala
E. Federal Employer Identification No. (if you have one):
F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. (Include project number and location of property, if applicable): <u>Depository Application for 2017</u>
G. City agency or department is requesting this EDS? Department of Finance
If the Matter is a contract being handled by the City's Department of Procurement Services, please complete the following:
Specification # and Contract #

# SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

# A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Pa	rty:
[] Person	[] Limited liability company
[X] Publicly registered business corporation	[] Limited liability partnership
[] Privately held business corporation	[] Joint venture
[] Sole proprietorship	[] Not-for-profit corporation
[] General partnership	(Is the not-for-profit corporation also a 501(c)(3))?
[] Limited partnership	[ ] Yes [ ] No
[] Trust	[] Other (please specify)
2. For legal entities, the state (or foreign c	ountry) of incorporation or organization, if applicable:
3. For legal entities not organized in the Stusiness in the State of Illinois as a foreign ent	tate of Illinois: Has the organization registered to do tity?
[X] Yes [] No	[] N/A
B. IF THE DISCLOSING PARTY IS A LEG	AL ENTITY:
NOTE: For not-for-profit corporations, also list there are no such members, write "no member the legal titleholder(s).  If the entity is a general partnership, limited partnership or joint venture, list below the name	Ill executive officers and all directors of the entity. Ist below all members, if any, which are legal entities. If its." For trusts, estates or other similar entities, list below a partnership, limited liability company, limited liability are and title of each general partner, managing member, trols the day-to-day management of the Disclosing Party. It is bounded in the bound of the Disclosing Party.
Name	Title

2. Please provide the following information concerning each person or entity having a direct or indirect beneficial interest (including ownership) in excess of 7.5% of the Disclosing 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.

Disclosing Party
Y ELECTED OFFICIALS
fined in Chapter 2-156 of the Municipal date this EDS is signed?
·
ficial(s) and describe such
,

#### 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.

retained or anticipated to be retained)	Address	(subcontractor, attorney, lobbyist, etc.)	paid or estimated.) <b>NOTE:</b> "hourly rate" or "t.b.d." is not an acceptable response.
(Add sheets if necessary)	<del>                                      </del>		
[X] Check here if the Dis	sclosing Party	has not retained, nor expects to	retain, any such persons or entities.
SECTION V CERTI	FICATIONS		
A. COURT-ORDERED	CHILD SUPI	PORT COMPLIANCE	
-		2-415, substantial owners of busi th their child support obligations	
• -	•	tly owns 10% or more of the Dis ons by any Illinois court of comp	•
[] Yes [X]		No person directly or indirectly o isclosing Party.	wns 10% or more of the
If "Yes," has the person is the person in complian		court-approved agreement for pagreement?	syment of all support owed and
[] Yes [] N	10		
B. FURTHER CERTIFI	CATIONS		
consult for defined terms submitting this EDS is the certifies as follows: (i) no with, or has admitted gui criminal offense involving perjury, dishonesty or de	e (e.g., "doing the Applicant and either the App lt of, or has even the actual, atternated and ceit against and	apter 1-23, Article I ("Article I") business") and legal requirement is doing business with the Cit licant nor any controlling person ver been convicted of, or placed in pted, or conspiracy to commit to officer or employee of the City ges that compliance with Article	ts), if the Disclosing Party y, then the Disclosing Party is currently indicted or charged under supervision for, any oribery, theft, fraud, forgery,

Name (indicate whether

Business

Relationship to Disclosing Party Fees (indicate whether

doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.
  - 3. The certifications in subparts 3, 4 and 5 concern:
  - the Disclosing Party;
  - any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Party in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section IV, "Disclosure of Subcontractors and Other Retained Parties");
  - any "Affiliated Entity" (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common control of another person or entity. Indicia of control include, without limitation: interlocking management or ownership; identity of interests among family members, shared facilities and equipment; common use of employees; or organization of a business entity following the ineligibility of a business entity to do business with federal or state or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect to Contractors, the term Affiliated Entity means a person or entity that directly or indirectly controls the Contractor, is controlled by it, or, with the Contractor, is under common control of another person or entity;
  - any responsible official of the Disclosing Party, any Contractor or any Affiliated Entity or any other official, agent or employee of the Disclosing Party, any Contractor or any Affiliated Entity, acting pursuant to the direction or authorization of a responsible official of the Disclosing Party, any Contractor or any Affiliated Entity (collectively "Agents").

Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the Disclosing Party or any Contractor nor any Agents have, during the five years before the date this EDS is signed, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the five years before the date of such Contractor's or Affiliated Entity's contract or engagement in connection with the Matter:

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

7. If the Disclosing Party is unable to certify to any of the above statements in this Part B Certifications), the Disclosing Party must explain below:		

If the letters "NA," the word "None," or no response appears on the lines above, it will be conclusively presumed that the Disclosing Party certified to the above statements.						
8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").  None						
9. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient (if none, indicate with "N/A" or "none"). As to any gift listed below, please also list the name of the City recipient.						
C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION						
1. The Disclosing Party certifies that the Disclosing Party (check one)						
[X] is [] is not						
a "financial institution" as defined in Section 2-32-455(b) of the Municipal Code.						
2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:						
"We are not and will not become a predatory lender as defined in Chapter 2-32 of the Municipal Code. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in Chapter 2-32 of the Municipal Code. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."						
If the Disclosing Party is unable to make this pledge because it or any of its affiliates (as defined in Section 2-32-455(b) of the Municipal Code) is a predatory lender within the meaning of Chapter 2-32 of the Municipal Code, explain here (attach additional pages if necessary):  NA						

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

# D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

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

1. In accordance with Section 2-156-110 of the Municipal Code: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

[] Yes [X] No

NOTE: If you checked "Yes" to Item D.1., proceed to Items D.2. and D.3. If you checked "No" to Item D.1., proceed to Part E.

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

Does the Matter involve a City Property Sale?

[] Yes [] No

3. If you checked "Yes" to Item D.1., provide the names and business addresses of the City officials or employees having such interest and identify the nature of such interest:

Name Business Address Nature of Interest

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

#### E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either 1. or 2. below. If the Disclosing Party checks 2., the Disclosing Party must disclose below or in an attachment to this EDS all information required by paragraph 2. Failure to

connection with the Matter voidable by the City.						
X 1. The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.						
2. The Disclosing Party verifies that, as a result of conducting the search in step 1 above, the Disclosing Party has found records of investments or profits from slavery or slaveholder insurance policies. The Disclosing Party verifies that the following constitutes full disclosure of all such records, including the names of any and all slaves or slaveholders described in those records:  None						
SECTION VI CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS						
NOTE: If the Matter is federally funded, complete this Section VI. If the Matter is not federally funded, proceed to Section VII. For purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.						
A. CERTIFICATION REGARDING LOBBYING						
1. List below the names of all persons or entities registered under the federal Lobbying Disclosure Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):  None						
(If no explanation appears or begins on the lines above, or if the letters "NA" or if the word "None" appear, it will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter.)						
2. The Disclosing Party has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.1. above for his or her lobbying activities or to pay any person or entity to influence or attempt to influence an officer or employee of any agency, as defined b applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of 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,						

comply with these disclosure requirements may make any contract entered into with the City in

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.1. and A.2. above. 4. The Disclosing Party certifies that either: (i) it is not an organization described in section 501(c)(4) of the Internal Revenue Code of 1986; or (ii) it is an organization described in section 501(c)(4) of the Internal Revenue Code of 1986 but has not engaged and will not engage in "Lobbying Activities". 5. If the Disclosing Party is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs A.1. through A.4. above from all subcontractors before it awards any subcontract and the Disclosing Party must maintain all such subcontractors' certifications for the duration of the Matter and must make such certifications promptly available to the City upon request. B. CERTIFICATION REGARDING EQUAL EMPLOYMENT OPPORTUNITY If the Matter is federally funded, federal regulations require the Applicant and all proposed subcontractors to submit the following information with their bids or in writing at the outset of negotiations. Is the Disclosing Party the Applicant? [] Yes [X]No If "Yes," answer the three questions below: 1. Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See 41 CFR Part 60-2.) [] Yes [] No 2. Have you filed with the Joint Reporting Committee, the Director of the Office of Federal Contract Compliance Programs, or the Equal Employment Opportunity Commission all reports due under the applicable filing requirements? []Yes []No 3. Have you participated in any previous contracts or subcontracts subject to the

equal opportunity clause?

[] No

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

[]Yes

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

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, Chapters 2-156 and 2-164 of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of these ordinances and a training program is available on line at <a href="https://www.cityofchicago.org/Ethics">www.cityofchicago.org/Ethics</a>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.
- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. **NOTE:** With respect to Matters subject to Article I of Chapter 1-23 of the Municipal Code (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by Chapter 1-23 and Section 2-154-020 of the Municipal Code.

The Disclosing Party represents and warrants that:

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

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

#### CERTIFICATION

Zions Bancorporation

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

(Print or type name of Disclosing Party)		
By: Johnster (Sign here)		
Jennifer R. Johnston (Print or type name of person signing)		
Senior Vice President & Assistant Corporate Secretary (Print or type title of person signing)		
Signed and sworn to before me on (date) 10/27/2016  at Salt Lake County, Utah (state).	ب.	
Notary Public.		NOTARY PUBLIC Michael P Oison 668801 My Commission Expires
Commission expires: 7/25/17.		July 25, 2017 STATE OF UTAH

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX A

#### FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all executive officers of the Disclosing Party listed in Section II.B.1.a., if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

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

[ ] Yes	[X] No	
such person is connect	ted; (3) the name and title of the	le of such person, (2) the name of the legal entity to which the elected city official or department head to whom such se nature of such familial relationship.

# 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.

1.	Pursuant to Municipal Code Section building code scofflaw or problem la Code?					
	[ ]Yes	M No				
2.	If the Applicant is a legal entity publicly traded on any exchange, is any officer or director the Applicant identified as a building code scofflaw or problem landlord pursuant to Sec 2-92-416 of the Municipal Code?					
	[ ] Yes	i∭ №	[ ] Not Applicable			
3.	If yes to (1) or (2) above, please ider identified as a building code scofflar buildings to which the pertinent code	v or problem landlord				
	FILLING OUT THIS APPENDIX	B CONSTITUTES	ACKNOWLEDGMENT			

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.

# SCHEDULE A

Name Title

Harris Simmons Chairman' & CEO of Zions Bancorporation

Jerry C. Atkin Director Gary Crittenden Director Patricia Frobes Director Suren Gupta Director J. David Heaney Director Vivian Lee Director Edward Murphy Director Roger B. Porter Director

Stephen Quinn Director
Shelley Thomas Williams Director

Scott McLean

Bruce K. Alexander

Scott Anderson

David Blackford

President and Chief Operating Officer

EVP, CEO of Vectra Bank Colorado

EVP, CEO of Zions First National Bank

EVP, CEO of California Bank & Trust

Paul Burdiss EVP, Chief Financial Officer
Dallas E. Haun EVP, CEO of Nevada State Bank
Dianne R. James EVP, Chief Human Resources
Thomas E. Laursen EVP and General Counsel
LeeAnne Linderman EVP, Retail Banking

Keith D. Maio

EVP, Chief Banking Officer

Michael Morris

EVP, Chief Credit Officer

Joe Reilly EVP, Chief Technology Strategist

Rebecca Robinson EVP, Wealth Management

Stanley D. Savage EVP, CEO of The Commerce Bank of Washington

Edward P. Schreiber EVP, Chief Risk Officer Steven D. Stephens EVP, CEO of Amegy Bank

Mark Young EVP, CEO of National Bank of Arizona

#### SECRETARY'S CERTIFICATE

I, RENA A. MILLER, do hereby certify that I am a duly elected Assistant Secretary of the Board of Directors of Zions Bancorporation, a corporation organized and existing under and by virtue of the laws of the State of Utah, and that the following is a true and correct copy of Article IX, Section 9.03 of the Bylaws of Zions Bancorporation, and has not been amended, altered or repealed, and remains in full force and effect on the date hereof:

Section 9.03 Execution of Instruments. All agreements, indentures, mortgages, deeds, conveyances, transfers, certificates, declarations, receipts, discharges, releases, satisfactions, settlements, petitions, schedules, accounts, affidavits, bonds, undertakings, proxies and other instruments or documents may be signed, executed, acknowledged, verified, delivered or accepted in behalf of the Corporation by the Chairman, or the President, or any Vice President, or the Secretary or the Assistant Secretary. Any such instrument may also be executed, acknowledged, verified, delivered or accepted in behalf of the Corporation in such other manner and by such other officers as the Board may from time to time direct. The provisions of this Section 9.03 are supplementary to any other provisions of these Bylaws.

I also certify that Jennifer R. Johnston is a duly appointed Senior Vice President of Zions Bancorporation.

IN WITNESS WHEREOF, I have executed this certificate this 14th day of November 2016.

Rena A. Miller, Assistant Secretary

Board of Directors

STATE OF UTAH : ss.

COUNTY OF SALT LAKE )

On this 14th day of November 2016, personally appeared before me Rena A. Miller, Assistant Secretary of the Board of Directors of Zions Bancorporation, who acknowledged that she executed the foregoing.

Notary Public

My commission expires:

10-30-18

