

City of Chicago



O2017-8431

Office of the City Clerk

Document Tracking Sheet

Meeting Date: 11/21/2017

Sponsor(s): Emanuel (Mayor)

Type: Ordinance

Title: Scope of services, budget and management agreement for

Special Service Area No. 73

Committee(s) Assignment: Committee on Finance



OFFICE OF THE MAYOR

CITY OF CHICAGO

RAHM EMANUEL
MAYOR

November 21, 2017

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

Ladies and Gentlemen:

At the request of the Commissioner of Planning and Development, I transmit herewith ordinances authorizing a scope of services, budget and management agreement for various Special Service Areas.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

Mayor

ORDINANCE

WHEREAS, special service areas may be established pursuant to Article VII, Sections 6(I) and 7(6) of the Constitution of the State of Illinois, and pursuant to the provisions of the Special Service Area Tax Law, 35 ILCS 200/27-5 et seq., as amended from time to time (the "Act") and pursuant to the Property Tax Code, 35 ILCS 200/1-1 et seq., as amended from time to time; and

WHEREAS, the City Council of the City of Chicago (the "City Council") determines that it is in the best interests of the City of Chicago (the "City") to establish a special service area to be known and designated as Special Service Area Number 73 (the "Area") to provide certain special governmental services in addition to services provided generally by the City, all as further provided in this ordinance (the "Special Services"), and further determines to authorize the levy of an annual ad valorem real property tax in the Area for a period of ten (10) years sufficient to produce revenues required to provide those Special Services (the "Services Tax"); and

WHEREAS, the City Council desires to authorize the execution of an agreement with a service provider for the provision of the Special Services in and for the Area in fiscal year 2018, now, therefore,

Be It Ordained by the City Council of the City of Chicago:

SECTION 1. <u>Incorporation of Preambles</u>. The preambles of this ordinance are hereby incorporated into this text as if set out herein in full.

SECTION 2. Findings. The City Council finds and declares as follows:

- (a) The Area, as established by this ordinance, consists of contiguous territory in the City;
- (b) The City Council adopted an ordinance on October 11, 2017 authorizing a public hearing (the "Public Hearing") to consider the establishment of the Area and the levy of the Services Tax on the taxable property located in the Area to provide the Special Services;
- (c) Notice of the Public Hearing was given by publication at least once not less than fifteen days prior to the hearing in the *Chicago Sun-Times*, a newspaper published in and of general circulation within the City, and notice of the Public Hearing was also given by depositing said notice in the United States mail addressed to the person or persons in whose name the general taxes for the last preceding year were paid on each property lying within the Area, not less than ten days prior to the time set for the Public Hearing. For any properties for which

taxes for the last preceding year were not paid, the notice was sent to the person last listed on the tax rolls prior to that year as the owner of the property;

- (d) The notice complied with all of the applicable provisions of the Act;
- (e) The Public Hearing was held on November 16, 2017 by the Committee on Finance of the City Council. All interested persons, including all persons owning real property located within the Area, were given an opportunity to be heard at the Public Hearing regarding any issues embodied in the notice and have had an opportunity to file with the City Clerk of the City of Chicago (the "City Clerk") written objections on such issues;
- (f) The Committee on Finance of the City Council has heard and considered all of the comments, objections, protests and statements made at the Public Hearing with regard to the issues embodied in the notice and has determined to recommend to the City Council that it is in the public interest and in the interest of the City and the Area to establish the Area and to authorize the levy of the Services Tax, all as provided in this ordinance;
 - (g) The Public Hearing was finally adjourned on November 16, 2017;
- (h) The sixty day period as described in Section 27-55 of the Act, in which an objection petition to this ordinance may be filed, commenced on November 16, 2017; and
- (i) The City Council hereby finds and determines that it is in the best interests of the City that the Area be established and the Services Tax be authorized, all as set forth herein.

SECTION 3. Area Established. There is hereby established a special service area located within the City to be known and designated as City of Chicago Special Service Area Number 73. The approximate street location of said territory consists of the area on both sides of South Wentworth Avenue from West 24th Place to South Archer Avenue; the east side of South Wentworth Avenue from South Archer Avenue to West Cullerton Street; both sides of West Cermak Road from the railroad tracks west of South Clark Street to the railroad tracks just west of South Stewart Street; the north side of South Archer Avenue from the railroad tracks just west of South Stewart Street to South Princeton Avenue; the south side of South Archer Avenue from South Princeton Avenue to South Wentworth Avenue; both sides of South Archer Avenue from South Wentworth Avenue to South LaSalle Street. A legal description of the Area is attached as Exhibit 1 hereto and hereby incorporated herein. A list of Permanent Index Numbers for the properties in the Area is attached hereto as Exhibit 3 and hereby incorporated herein.

SECTION 4. Special Services Authorized. The Special Services authorized hereby include, but are not limited to: customer attraction, public way aesthetics, sustainability and public place enhancements, economic/business development, safety programs, and other activities to promote commercial and economic development, which will be hereinafter referred

to collectively as the "Special Services." The Special Services may include new construction or maintenance. Some or all of the proceeds of the proposed Services Tax are anticipated to be used by an entity other than the City of Chicago to provide the Special Services to the Area, which such entity shall be a "service provider" pursuant to a "services contract," each as defined in the Act. The Special Services shall be in addition to services provided to and by the City of Chicago generally.

SECTION 5. <u>Authorization of Levy</u>. There is hereby authorized to be levied in each year beginning in 2017 through and including 2026 the Services Tax upon the taxable property within the Area to produce revenues required to provide the Special Services, said Services Tax not to exceed an annual rate of 0.800 percent of the equalized assessed value of the taxable property within the Area. The Services Tax shall be in addition to all other taxes provided by law and shall be levied pursuant to the provisions of the Code. The levy of the Services Tax for each year shall be made by annual ordinance, commencing with this ordinance.

SECTION 6. Appropriations. Based on the recommendation of the Department of Planning and Development, there is hereby appropriated the following sum in the amount and for the purposes necessary to provide the Special Services in and for the Area indicated as follows:

SPECIAL SERVICE AREA NUMBER 73

SPECIAL SERVICE AREA BUDGET

For the fiscal year beginning January 1, 2018 and ending December 31, 2018.

EXPENDITURES

Service Provider Agreement for the provision of Special Services

\$93,605

TOTAL BUDGET REQUEST

\$93,605

SOURCE OF FUNDING

Tax levy not to exceed an annual rate of 0.800 percent of the equalized assessed value, of taxable property within Special Service Area Number 73

\$0

SECTION 7. Levy of Taxes. There is hereby levied pursuant to the provisions of Article VII, Sections 6(a) and 6(l)(2) of the Constitution of the State of Illinois and pursuant to the provisions of the Act and pursuant to the provisions of this ordinance, the sum of \$93,605 as the amount of the Services Tax for the tax year 2017.

SECTION 8. Commission Authorized. There is hereby established the Chinatown Special Service Area Commission (the "Commission") which shall consist of nine (9) members. The Mayor, with the approval of the City Council, shall appoint the initial Commission members. Of the initial Commission members, five (5) members shall be appointed to serve for three year terms, and four (4) members shall be appointed to serve for two year terms. Upon the expiration of the term of any Commission member, the Mayor, with the approval of City Council, shall appoint a successor Commission member. Other than the initial Commissioners, each Commission member shall be appointed to serve for a term of two years and until a successor is appointed. In the event of a vacancy on the Commission due to resignation, death, inability to serve, removal by the Mayor, or other reason, the Mayor, with the approval of City Council, shall appoint a successor. Each successor so appointed shall serve for the remaining term for which he/she was appointed. The Commission shall designate one member as the Chairman of the Commission, and he/she shall serve not more than two successive two year terms. The Commission may establish bylaws for its procedural operation.

The Commission shall have the powers delegated to it in Section 9 hereof. The terms and powers of the Commission members shall cease upon the termination of the time period for which the levy of the Services Tax is authorized. The members of the Commission shall serve without compensation.

SECTION 9. <u>Powers of the Commission</u>. The Commission is hereby granted the following powers:

- (a) to recommend the rate or amount of the Services Tax and an annual budget to the City Council; and
- (b) to recommend a sole service provider contract, including a scope of services and a contractor therefor, to the City Council for the provision of the Special Services.

SECTION 10. Service Provider Agreement. The Commissioner of the Department of Planning and Development (the "Commissioner"), or a designee of the Commissioner (each, an "Authorized Officer"), are each hereby authorized, subject to approval by the Corporation Counsel as to form and legality, to enter into, execute and deliver a service provider agreement (the "Service Provider Agreement") as authorized herein with Chicago Chinatown Chamber of Commerce, an Illinois not-for-profit corporation, as the service provider (the "Service Provider"), for a one-year term in a form acceptable to such Authorized Officer, along with such other supporting documents, if any, as may be necessary to carry out and comply with the provisions

of the Service Provider Agreement. The budget attached as <u>Exhibit 5</u> hereto and hereby incorporated herein (the "Budget") shall also be attached to the Service Provider Agreement as an exhibit. Upon the execution of the Service Provider Agreement and the receipt of proper documentation the Authorized Officer and the City Comptroller are each hereby authorized to disburse the sums appropriated in <u>Section 6</u> above to the Service Provider in consideration for the provision of the Special Services described in the Budget. The Department of Planning and Development shall make a copy of the executed Service Provider Agreement readily available for public inspection.

SECTION 11. Protests And Objections. If a petition of objection is filed with the Office of the City Clerk signed by at least fifty-one percent (51%) of the electors residing within the boundaries of the Area and by at least fifty-one percent (51%) of the owners of record of the property included within the boundaries of the Area within sixty (60) days following the adjournment of the Public Hearing, all as provided for in Section 27-55 of the Act, as a result of such filing this ordinance shall be deemed to be null and void, the Area shall not be created, the Services Tax shall not be levied, and the Service Provider Agreement shall not be entered into or shall be deemed to be null and void and no compensation in connection therewith shall be provided to the Service Provider.

SECTION 12. Severability. If any provision of this ordinance or the application of any such provision to any person or circumstances shall be invalid, such invalidity shall not affect the provisions or application of this ordinance which can be given effect without the invalid provision or application, and to this end each provision of this ordinance is declared to be severable.

SECTION 13. Filing. The City Clerk is hereby ordered and directed to file in the Office of the County Clerk of Cook County, Illinois (the "County Clerk"), in accordance with Section 27-75 of the Act, a certified copy of this ordinance containing an accurate map of the Area and a copy of the public hearing notice attached as Exhibit 4. The City Clerk is hereby further ordered and directed to file in the Office of the Recorder of Deeds of Cook County, in accordance with Section 27-40 of the Act a certified copy of this ordinance containing a description of the Area within 60 days of the effective date of this ordinance. In addition, the City Clerk is hereby further ordered and directed to file in the Office of the County Clerk, in accordance with Section 27-75 of the Act, a certified copy of this ordinance on or prior to December 26, 2017, and the County Clerk shall thereafter extend for collection together with all other taxes to be levied by the City, the Services Tax herein provided for, said Services Tax to be extended for collection by the County Clerk for the tax year 2017 against all the taxable property within the Area, the amount of the Services Tax herein levied to be in addition to and in excess of all other taxes to be levied and extended against all taxable property within the Area.

SECTION 14. Conflict. This ordinance shall control over any provision of any other ordinance, resolution, motion or order in conflict with this ordinance, to the extent of such conflict.

SECTION 15. <u>Publication</u>. This ordinance shall be published by the City Clerk, in special pamphlet form, and made available in her office for public inspection and distribution to members of the public who may wish to avail themselves of a copy of this ordinance.

SECTION 16. Effective Date. This ordinance shall take effect 10 days after its passage and publication.

EXHIBIT 1

Legal Description

See attached pages.

THAT PART OF SECTIONS 21 AND 28 IN TOWNSHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS, BOUNDED AND DESCRIBED AS FOLLOWS:

BEGINNING AT THE INTERSECTION OF THE CENTER LINE OF SOUTH WENTWORTH AVENUE WITH THE CENTER LINE OF WEST 24TH PLACE IN THE NORTHEAST QUARTER OF SAID SECTION 28;

THENCE WEST ALONG SAID CENTER LINE OF WEST 24TH PLACE TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 33 IN BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO IN SECTION 28 AFORESAID;

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOT 33 IN BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO TO THE NORTH LINE OF THE SOUTH 50 FEET OF SAID LOT 33;

THENCE EAST ALONG SAID NORTH LINE OF THE SOUTH 50 FEET OF SAID LOT 33 IN BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO TO THE WEST LINE OF THE EAST 10 FEET OF SAID LOT 33;

THENCE NORTH ALONG SAID WEST LINE OF THE EAST 10 FEET OF SAID LOT 33 IN BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF THE 16 FOOT WIDE ALLEY SOUTH OF WEST 24TH STREET;

THENCE EAST ALONG SAID CENTER LINE OF THE 16 FOOT WIDE ALLEY SOUTH OF WEST 24TH STREET TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOTS 1 & 2 IN THE RESUBDIVSION OF THE SOUTH 50 FEET OF LOTS 25 TO 28 IN BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO IN SECTION 28 AFORESAID;

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOTS 1 & 2 IN THE RESUBDIVSION OF THE SOUTH 50 FEET OF LOTS 25 TO 28 IN BLOCK 7 TO THE NORTH LINE OF LOT 1 AFORESAID;

THENCE EAST ALONG SAID NORTH LINE OF LOT 1 IN THE RESUBDIVSION OF THE SOUTH 50 FEET OF LOTS 25 TO 28 IN BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO TO THE WEST LINE OF LOT 25 IN BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO AFORESAID;

THENCE NORTH ALONG SAID WEST LINE OF LOT 25 IN BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF WEST 24TH STREET;

THENCE WEST ALONG SAID CENTER LINE OF WEST 24TH STREET TO THE SOUTHERLY EXTENSION OF THE EAST LINE OF THE 15 FOOT WIDE VACATED ALLEY WEST OF SOUTH WENTWORTH AVENUE, IN BLOCK 6 IN ARCHER'S ADDITION TO CHICAGO AFORESAID;

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE EAST LINE OF THE 15 FOOT WIDE VACATED ALLEY WEST OF SOUTH WENTWORTH AVENUE, AND THE NORTHERLY EXTENSION THEREOF, TO THE CENTER LINE OF WEST 23RD PLACE;

THENCE EAST ALONG SAID CENTER LINE OF WEST 23RD PLACE TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOTS 1 TO 5 IN THE RESUBDIVISION OF LOTS 1 TO 5, INCLUSIVE, AND THE PRIVATE ALLEY LYING WEST AND ADJOINING SAID LOTS IN THE RESUBDIVISION OF LOTS 29, 30, 31, 32 & 33, ALL IN BLOCK 3 IN ARCHER'S ADDITION TO CHICAGO AFORESAID;

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOTS 1 TO 5 IN THE RESUBDIVISION OF LOTS 1 TO 5 AFORESAID AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF THE 16 FOOT WIDE ALLEY SOUTH OF WEST 23RD STREET;

THENCE WEST ALONG SAID CENTER LINE OF THE 16 FOOT WIDE ALLEY SOUTH OF WEST 23RD STREET TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 21 IN BLOCK 3 IN ARCHER'S ADDITION TO CHICAGO AFORESAID:

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOT 21 IN IN BLOCK 3 IN ARCHER'S ADDITION TO CHICAGO AND THE NORTHERLY EXTENSION THEREOF, TO THE CENTER LINE OF WEST 23RD STREET;

THENCE EAST ALONG SAID CENTER LINE OF WEST 23RD STREET TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 12 IN BLOCK 2 IN ARCHER'S ADDITION TO CHICAGO AFORESAID;

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOT 12 IN BLOCK 2 IN ARCHER'S ADDITION TO CHICAGO TO THE SOUTH LINE OF LOT 119 IN WALLER'S SUBDIVISION OF THE NORTH PART OF THE WEST HALF OF THE NORTHEAST QUARTER OF SECTION 28 AFORESAID:

THENCE EAST ALONG SAID SOUTH LINE OF LOT 119 IN WALLER'S SUBDIVISION TO THE WEST LINE OF LOT 118 IN WALLER'S SUBDIVISION AFORESAID:

THENCE NORTH ALONG SAID WEST LINE OF LOT 118 IN WALLER'S SUBDIVISION AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF WEST ALEXANDER STREET;

THENCE EAST ALONG SAID CENTER LINE OF WEST ALEXANDER STREET TO THE SOUTHERLY EXTENSION OF THE CENTER LINE OF THE 10 FOOT WIDE ALLEY WEST OF SOUTH WENTWORTH AVENUE:

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE CENTER LINE OF THE 10 FOOT WIDE ALLEY WEST OF SOUTH WENTWORTH AVENUE

TO THE CENTER LINE OF THE 12 FOOT WIDE ALLEY SOUTH OF WEST 22ND PLACE;

THENCE WEST ALONG SAID CENTER LINE OF THE 12 FOOT WIDE ALLEY SOUTH OF WEST 22ND PLACE TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 67 IN WALLER'S SUBDIVISION AFORESAID;

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOT 67 IN WALLER'S SUBDIVISION AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF WEST 22ND PLACE:

THENCE WEST ALONG SAID CENTER LINE OF WEST 22ND PLACE TO THE SOUTHERLY EXTENSION OF THE EAST LINE OF LOT 50 IN WALLER'S SUBDIVISION AFORESAID;

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE EAST LINE OF LOT 50 IN WALLER'S SUBDIVISION AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF THE 15 FOOT WIDE ALLEY SOUTH OF CERMAK ROAD:

THENCE WEST ALONG SAID CENTER LINE OF THE 15 FOOT WIDE ALLEY SOUTH OF CERMAK ROAD AND THE WESTERLY EXTENSION THEREOF TO THE CENTER LINE OF SOUTH PRINCETON AVENUE;

THENCE NORTH ALONG SAID CENTER LINE OF SOUTH PRINCETON AVENUE TO THE CENTER LINE OF CERMAK ROAD;

THENCE WEST ALONG SAID CENTER LINE OF CERMAK ROAD TO THE CENTER LINE OF SOUTH ARCHER AVENUE;

THENCE SOUTHWESTERLY ALONG SAID CENTER LINE OF SOUTH ARCHER AVENUE TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOTS 238 AND 239 IN WALLER'S SUBDIVISION AFORESAID:

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOTS 238 AND 239 IN WALLER'S SUBDIVISION AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF CERMAK ROAD;

THENCE EAST ALONG SAID CENTER LINE OF CERMAK ROAD TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 2 IN JADE GARDEN UNIT II, A RESUBDIVISION OF SUNDRY LOTS, BLOCKS, & VACATED STREETS & ALLEYS IN THE EAST FRACTIONAL QUARTER OF SECTION 21 AFORESAID;

THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOT 2 IN JADE GARDEN UNIT II TO THE SOUTHWESTERLY LINE OF LOT 3 IN JADE GARDEN UNIT II AFORESAID;

THENCE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE OF LOT 3 IN JADE GARDEN UNIT II TO THE SOUTHEASTERLY LINE THEREOF;

THENCE NORTHEASTERLY ALONG SAID SOUTHEASTERLY LINE OF LOT 3 IN JADE GARDEN UNIT II AND THE NORTHEASTERLY EXTENSION THEREOF TO THE CENTER LINE OF SOUTH PRINCETON AVENUE;

THENCE SOUTHEASTERLY ALONG SAID CENTER LINE OF SOUTH PRINCETON AVENUE TO THE CENTER LINE OF ARCHER AVENUE:

THENCE NORTHEASTERLY ALONG SAID CENTER LINE OF SOUTH ARCHER AVENUE TO THE CENTER LINE OF SOUTH WENTWORTH AVENUE;

THENCE NORTH ALONG THE CENTER LINE OF SOUTH WENTWORTH AVENUE TO THE WESTERLY EXTENSION OF THE CENTER LINE OF VACATED WEST CULLERTON STREET;

THENCE EAST ALONG SAID WESTERLY EXTENSION AND THE CENTER LINE OF VACATED WEST CULLERTON STREET TO THE CENTER LINE OF SOUTH LASALLE STREET;

THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH LASALLE STREET TO THE CENTER LINE OF CERMAK ROAD;

THENCE EAST ALONG SAID CENTER LINE OF CERMAK ROAD TO THE CENTER LINE OF SOUTH LASALLE STREET:

THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH LASALLE STREET TO THE EASTERLY EXTENSION OF THE 15 FOOT WIDE ALLEY SOUTH OF CERMAK ROAD;

THENCE WEST ALONG SAID EASTERLY EXTENSION AND THE CENTER LINE OF THE 15 FOOT WIDE ALLEY SOUTH OF CERMAK ROAD TO THE CENTER LINE OF THE 15 FOOT WIDE ALLEY EAST OF SOUTH WENTWORTH AVENUE:

THENCE SOUTH ALONG SAID CENTER LINE OF THE 15 FOOT WIDE ALLEY EAST OF SOUTH WENTWORTH AVENUE (AS IT CROSSES WEST 23RD STREET, WEST 23RD PLACE AND WEST 24TH STREET) TO THE EASTERLY EXTENSION OF THE SOUTH LINE OF LOT 43 IN BLOCK 15 IN UHLICH & MUHLKE'S ADDITION TO CHICAGO, A SUBDIVISION OF THE EAST HALF OF THE NORTHEAST QUARTER (EXCEPT THE SOUTH HALF OF THE SOUTH HALF THEREOF) OF SECTION 28 AFORESAID:

THENCE WEST ALONG SAID EASTERLY EXTENSION AND THE SOUTH LINE OF LOT 43 IN BLOCK 15 IN UHLICH & MUHLKE'S ADDITION TO CHICAGO, AND THE WESTERLY EXTENSION THEREOF, TO THE CENTER LINE OF SOUTH WENTWORTH AVENUE;

THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH WENTWORTH AVENUE TO THE INTERSECTION WITH THE CENTER LINE OF WEST 24TH PLACE IN THE NORTHEAST QUARTER OF SAID SECTION 28, AND THE POINT OF BEGINNING:

IN COOK COUNTY, ILLINOIS.

EXHIBIT 2

Мар

See attached.

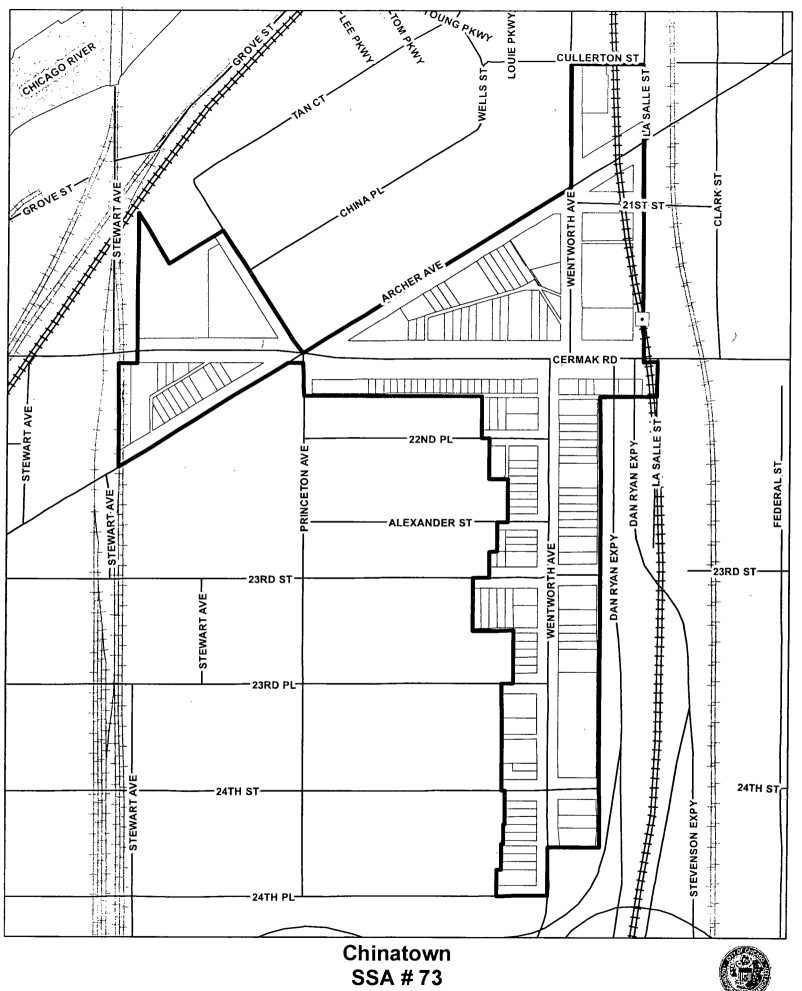






EXHIBIT 3

Permanent Index Numbers

See attached pages.

LIST OF PINs SSA #73

17214160050000	17214210308002	17282020440000	17282110270000
17214200090000	17214210288002	17282020450000	17282110490000
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17214210288001	17282020430000	17282110260000	

EXHIBIT 4

Public Hearing Notice

See attached pages.

CHINATOWN CHAMBER OF COMMERCE SSA 73

ADORDERNUMBER: 0001041887-01

PO NUMBER: SSA 73 AMOUNT: 614.40

NO OF AFFIDAVITS: 1

Chicago Sun-Times Certificate of Publication

State of Illinois - County of

Cook

Chicago Sun-Times, does hereby certify it has published the attached advertisments in the following secular newspapers—All newspapers meet Illinois Compiled Statue requirements for publication of Notices per Chapter 715 ILCS 5/0 01 et seq. R.S. 1874, P728 Sec 1, EFF. July 1, 1874. Amended by Laws 1959, P1494, EFF—July 17, 1959. Formerly III—Rev. Stat—1991, CH100, Pl.

Note: Notice appeared in the following checked positions.

PUBLICATION DATE(S): 10/23/2017

Chicago Sun-Times

NOTARY PUBLIC

OFFICIAL SEAL
JENNIFER M STREFF
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:02/26/19

CHINATOWN CHAMBER OF COMMERCE 2169B SOUTH CHINA PLACE CHICAGO, IL 60616 IN WITNESS WHEREOF, the undersigned, being duly authorized, has caused this Certificate to be signed

by

Mary Lou Davis Account Manager - Public Legal Notices

This 23rd Day of October 2017 A.D

CHINATOWN CHAMBER OF COMMERCE Main/041/ SSA 73

B&W	e deto & page Ind
Color Type B&W	Chicago Sun-Times on th
10/23/2017	nce that the ad appeared in the C
olication Date: 10/23/2017	sheotr) is provided as conclusive evidence that the ad appeared in the Chicago Sun-Times on the date & page ind

		Monday, October 23, 2017 Chicago Sun-Times 41
	CL	ASSIFIEDS 312.321.2345
Public Notices Public Notices Public Not		rblic Notices Public Notices Public Notices
Itatics of Publis Hearing City of Chicago Special Service Area Number 73.	THEMCE NORTH ALONG SAD SOUTHERLY EXTENSION AND THE WEST LINE OF LOTS 1 TO 5 IN THE RESUBDIVISION OF LOTS 1 TO 5 AFORE SAID AND THE ADRITHERLY EXTENSION THEREOF TO THE CENTER LINE OF THE 16 FOOT WIDE ALLEY SOUTH OF WEST EXPRESSIONS THEREOF TO THE CENTER LINE OF THE 16 FOOT	THE CENTER LINE OF SOUTH ARCHER AVENUE
Notice is hereby given that at 19 (b) of clock aim, on the 18th day of November 2017, in Room 201A. City Hart 121 Notice Labeller Steet Chicago, lithous a public hearing will be held by the Committee or Engine of the City Coupel of the City of Chicago to he had been a few and the size of the City of Chicago to the November 2014.		
idesignated as Special Service Area Number 73 (the "Area") and the authorization of the levy of a special arrows services tax (the "Services fax") within the Area. The Services fax under consideration shar be authorized to be	I A-ORESA D	19040
services within the Area which may exclude, but not included to customer affection produce special sustainability and pubic takes enhancements, economic/business development, safety programs, and other activities to promote cumment out and economic development, which will be thereinpath referred to collectives.	ARCHER'S ADDITION TO CHICAGO AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF WEST 23RD STREET	I HEMCE EAST ALONG SAID CENTER HIS OF CRIMAN ROAD TO THE CENTER UME OF SOUTH LASALES STREET, THE MCE SOUTH ALONG SAID CENTER : ME OF SOUTH ASAN LE STREET TO THE EASTERLY EXTENSION OF THE 15 FOOT WIND ALLEY SOUTH OF CERMAN ROAD.
as the "Special Services". The Special Services may around may construction or maintenance. Some or all of the proceeds of the proposed Services lax are assurpated to be used by an entity other than the City of Chapago by	THENCE EAST ALONG SAID CHNIFF LIRF OF WEST 23RD STREET TO THE SOUTHERLY EXTENSION OF THE WEST TIME OF LOT 12 IN RECCK 2 ALARCHER'S ADD FOR TO CITICAGO AFORESAID.	THENCE WEST ALONG SAID EASTER: EXTENSION AND THE CENTER LINE OF THE 15 FOOT WIDE ALLEY SOUT: OF CENANN HOAD TO THE CENTER LINE OF THE 15 FOOT WIDE ALLEY EAST OF SOUTH WENTWORTH AVENUE.
provide the Special Services to the Area which such entity shall be a "service provide" pursuant to a "services contract," each as defined in the Special Service Area (au caw, 35 ft CS 20077-5 gt gg; as amended from time to time		THENCE SOUTH ALONG SAID CENTER TIME OF THE 1S FOOT WIDE ALLEY EAST OF SOUTH WENTWORTS AVENUE AS IT CARCESTS WEST 2330 STREET WEST 2330 PLACE AND WEST 24TH STREET) TO THE EASTER! ESTEROIS OF THE SOUTH IN THE OF 10 H 34 M PRION IS IN HOUCH & MULTILLES ADDITION TO GROEGE
At the hearing there will be considered a Service's Tax to be leved against the taxable property included within the Area for the process of the Special Services not to exceed the annual sum of 0 800 percent of the equalitied assessed value of taxable procestly within the Area. The proposed amount of the tax levyling special services to		SUBDIVISION OF THE EAST HALF OF THE NORTHEAST QUARTER (EXCEPT THE SOUTH HALF OF THE SOUTH HALF THEREOF) OF SECTION 28 AFORE SAID
the mittal year for which lazers will be limited within the Area in laz year 2017 is \$159.055. The Services faz shall be in addition to all other lazers prived dry size and such be leveled pursuant to the provisions of the Property flaz Code. 35 UCS 2007-1- gr. ago. as amended from time to time.	THENCE MORTH ALONG SAID WEST LINE OF LOT 118 IN WALLER'S SUBDIVISION AND THE MORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF WEST ALEXANDER STREET	THENCE WEST ALONG SAME EASTERN EXTENSION AND THE SOUTH LINE OF LOT 43 M BLOCK 15 IN UHLICH A MUNICLE S ADDITION TO CHICAGO, AND THE WESTERLY EXTENSION THEREOF TO THE CENTER LINE OF SOUTHWENDWITH PAYMBLE.
The Area shall consist of the feritory described herein and incorporated hereto as Skinbid 1. The approximate street oration of said territory consists of both rides of South Wenthorth Avenue from West 24th Place to West Contention Street, best sixes of West Controls Proport from the refundat traces west of South Clark Street to the	CENTER DIRE OF THE TO FOUR WIDE ACLES WEST OF SUBTRI WENTWORTH AVEAUS	THENCE SOUTH ALONG SAID CENTER LINE OF SOUTH WENTWORTH AVENUE TO THE INTERSECT ON WITH THE CENTER LINE OF WEST 24TH PLACE IN THE MORTHEAST QUARTER OF SAID SECTION 26, AND THE POINT OF BEGINN OF
removabilities us west of South Stewart Street the north set of South Arter Avenue from the reliced tracks purs west of South Stewart Street to South Princeton Avenue, both sides of South Arter Avenue from the reliced tracks princeton Avenue to South Lister's Criteria.	WEST OF SOUTH WESTWORTH AVENUE TO THE CENTER HIS OF THE 12 FOOT WOR AT SY SOUTH OF WEST	**************************************
At the public hearing any interested person including all corsons owning taxable real property located within the proposed Area affected by the circation of the Area and the levy of the Services tax may like with the City Clienc	THENCE WEST ALONG SAID CENTER LINE OF THE 12 FOOT WIDE ALLEY SOUTH OF WEST 27MD PLACE TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 67 IN WALLER'S SUBDIVISION AFORESAID.	[17214200100000 772143*0350000 172820000*0000 1728209040000 17214209100000 72143*036000 172820000000000 1728209040000 17214200110000 7214310370000 17282000000000 1728209050000
of the City of Chappo writen objections to and may be heard orally with respect to any issues emposited in this notice. The Committee on Finance of the City Council of the City of Chicago shall hear and determine all protest and objections at said hearing, and said hearing may be adjourned to another date without further notice office	AND THE MORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF WEST 22ND PLACE	17214700150000
than a motion to be entered upon the minutes fitting the time and place 4 will reconvene. If a petition signed by at least 9fly-one percent (51%) of the elections residing within the coundaires of the	LINE OF LOT 50 IN WALLER'S SUBDIVISION AFORESAID	1721-42001-80000 1721-43104-0000 172820001-00000 177821-10260000 17782-10260000 17782-10270000 17782-10270000 17782-10270000 17782-110270000 17782-1104900000 17782-1104900000 17782-1104900000 17782-1104900000 17782-1104900000 17782-1104900000 17782-110490000000000000000000000000000000000
proposed Area and by at less thry one percent (51%) of the landowners colladed within the countaines of the proposed Area copycing to the creation of the Area and the levy of the Services Its at buttern in Elder with the City Circle of the City of Chacigo within soly (60) days fellowing the final adjournment of the public hearing, the Area shall not be created and the Services Its shall not be leved.	THE NCE MORTH ALDING SALD SOUTHERY EXTENSION AND THE EAST LINE OF LOT SOLD WALLEYS SUBDIMISION AND THE MORTHER FETENSION THEREOF TO THE CENTER LINE OF THE 15 FOOT WIDE ALLEY SOUTH OF CERMAN RIGAD.	17214200390000
By order of the City Council of the City of Chicago: Cook County Minds	THENCE WEST ALONG SAID CENTER LINE OF THE IS FOOT WIDE ALLEY SOUTH OF CERMAN ROAD AND THE WESTERLY EXTENSION THEREOF TO THE CENTER LINE OF SOUTH PRINCETON AVENUE.	17214200510000 17214310490000 17282000180000 17282130230000
Deted this 11th day of October, 2017	THENCE MORTH ALONG SAID CENTER LINE OF SOUTH PRINCETON AVENUE TO THE CENTER HINE OF CERMAN ROAD,	17214200550000 172143105:0000 17282000200000 17282130250000 17214200560000 17214310520000 17282020030000 17214210288002
City Clerk, City of Chicago, Cook County, Illino-s	THENCE WEST ALONG SAID CENTER LINE OF CERMAN HOAD TO THE CENTER LINE OF SOUTH ARCHER AM-NUE,	17214700600000 17214310530000 17282020050000 1721421028001 172142006*0000 17214310540000 17282020050000 17214210280002 17214210280000 17214210280000 17214210280000 17214210280000 17214210280000 17214210280000 17214210280000
EXHIBIT 1 Legal Description and Permanent Index Numbers	THENCE SOUTHWESTERLY ALONG SAID CENTER LINE OF SOUTH ARCHER AVENUE TO THE SOUTHWRLY EXTENSION OF THE WEST LINE OF LOTS 236 AND 238 IN WALLER'S SUBDIMISION AFORESAID,	17214200630000 17214310610000 17282020080000 17282130520000 17214200661001 17214310620000 17282020090000 17282130530000
THAT PART OF SECTIONS 21 AND 28 IN TOWNISHIP 39 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDAAL IN COOK COUNTY LLINGIS, BOUNDED AND DESCRIBED AS FOLLOWS	THENCE MORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOTS 238 AND 239 IN WALLER'S SUBDIVISION AND THE NORTHERLY EXTENSION THEREOF TO THE CENTER LINE OF CERMAX ROAD.	17214200661003 17214310651001 17782020320000 17282140010000 17214200661004 17714310651007 17282020330000 17282140010000
Beginning at the intersection of the center line of south wentworth avenue with the center Line of west 24th place in the mortheast quarter of said section 28,	THENCE EAST ALONG SAID CONTER LINE OF CERMAN ADAD TO THE SOLITHERLY EXTENSION OF THE WEST LINE OF THE TOTAL ON THE WEST LINE OF SUNDRY LOTS, BLOCKS, A VACATED STREETS & ALLEYS IN THE EAST FRACTIONAL QUARTER OF SCHOOL 21 APPRESAD	17214200661006 17714310661007 17282020350000 17282140060000 17214200661007 17214310671001 17282020360000 17282140060000
HENCE WEST ALONG SAID CENTER LINE OF WEST 24TH PLACE TO THE SOUTHERLY EXTENSION OF THE WEST LINE OF LOT 33 M BLOCK 7 IN ARCHER'S ADDITION TO CHICAGO IN SECTION 28 AFORESAID;	THENCE MORTH ALONG SAID SQUTHERLY EXTENSION AND THE WEST JUNE OF LOT 2 IN JADE GARDEN UNIT 8 TO THE SOUTHWESTERLY LINE OF LOT 3 IN JADE GARDEN LINE I AFGRESAID	12714200661008 12214310871002 17282020380000 17782140180000 177214200661009 17214310681000 17282020390000 17782140180000 17214200661010 17214310881002 17282020400000 177822140170000 17214200661010 17214310881002 17282020400000 17282200000000
THENCE MORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOT 33 IN BLOCK 7 IN ARCHER'S ADDITION TO CREAGO TO THE MORTH LINE OF THE SOUTH 50 FEET OF SAID LOT 33,	THENCE SOUTHEASTERLY ALONG SAID SOUTHWESTERLY LINE OF LOT 3 IN JADE GARDEN UNIT II TO THE SOUTHEASTERLY LINE THEREOF.	17714/00661011 172:4310691001 172820204:0000 1728200090000 17214200661012 172:4310691002 17282020420000 1728220090000 17282200330000 17282200330000
THENCE EAST ALONG SAID MORTH LINE OF THE SOUTH 50 FEET OF SAID LOT 33 IN BLOCK 7 IN ARCHER'S NOOLIDON TO CHICAGO TO THE WEST LINE OF THE EAST 10 FEET OF SAID LOT 33	THENCE NORTHEASTERLY ALONG SAID SOUTHEASTERLY LINE OF LOT 3 IN JADE GARDEN UNIT II AND THE NORTHEASTERLY EXTENSION THERCOF TO THE CENTER LINE OF SOUTH PRINCETON AVENUE.	172*4200690000 172*4310701002 17282020440000 17282200390000 172*4310701000 1728220390000 172*4310740000 172*82020450000 172*820390000 172*82203900000 172*8220390000000000000000000000000000000000
TIRENCE NORTH ALONG SAID WEST LAKE OF THE EAST 10 FEET OF SAID LOT 33 MI BLOCA 7 IN ARCHER'S MODITION TO CHCAGO AND THE NORTHERILY EXTENSION THEREOF TO THE CENTER LINE OF THE 16 FOOT WIDE ALEY SOUTH OF WEST 24TH STREET.	THENCE SQUITHEASTERLY ALONG SAID CENTER LINE OF SOUTH PRINCETON AVENUE TO THE CENTER LINE OF CHIRA PLACE	1721420070000 1721431070000 17287020470000 1728222030000 17214709730000 1721431070000 17282020470000 1728222030000 17214709730000 17214310770006 17282020440000 17282220240000 17214209740000 1721431078000 17282200530000 17282220550000
IMENCE EAST ALONG SAID CENTER LINE OF THE 16 FOOT WIDE ALLEY SOUTH OF WEST 24TH STREET TO THE SOUTHERY EXTENSION OF THE WEST LINE OF LOIS 1 B.2 IN THE RESUBDINSION OF THE SOUTH 50 FEFT OF .018 25 TO 28 IN BLOCK 7 IN ACKER'S ADDITION TO CACAGO IN SECTION 28 AFORESAID	THENCE MORTHEASTERLY ALONG SAID CENTER LINE OF CHINA PLACE TO THE MORTH LINE OF LOT 27 IN CHINATOWN SOLARE, A HISUBDINSON OF PART OF BLOCKS 26 40,1 43 8 44 AND WAGRED STREETS AND ALLETS WITHIN AND ADJOINANG SAUD BROKS IN CAMAL TRUSTLEES NEW SUBDINSON IN THE EAST THE CASE OF THE PROPERTY OF THE PART OF	17214700770000 17214310790000 17787030010000 17282220260000 17214210280001 17714310800000 1728220020000 17287270510000 172142103080002 17214310810000 172820300030000 17282220520000
THENCE NORTH ALONG SAID SOUTHERLY EXTENSION AND THE WEST LINE OF LOTS 1 & 2 IN THE RESUMBNISION OF THE SOUTH 50 FEET OF LOTS 25 TO 28 IN BLOCK 7 TO THE NORTH LINE OF LOT 1 AFORESAID.	Fractional quarter of Section 21 aforesald; Thence east aldms the Westerly Extension of the North Line of Lot 27 in Chinatown Square and	17214310010000 172143108;0000 17282000660000 17282296530000 172143108;0000 172143108;0000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 17282296540000 172822965400000 172822965400000 172822965400000 172822965400000 17282296540000000 172822965400000 1728229654000000000000000000000000000000000000
HENCE EAST ALONG SAID MORTH LINE OF LOT 1 IN THE RESURDIVISION OF THE SOUTH 50 FEET OF LOTS 25 O 28 IN BLOCK 7 IN ARCHER'S ADDITION TO CHECAGO TO THE WEST LINE OF LOT 25 IN BLOCK 7 IN ARCHER'S	THE EASTERLY EXTENSION THEREOF TO THE SOUTHERLY EXTENSION OF A LINE 10 HELT WEST OF THE EAST- LINE OF LOTS 28 TO 33 IN SAID CHMATOWN SCHARE SUBDIVISION	17214310070000 17214310831003 17282030090000 17282230020000 17214310080000 17214310080000 17214310080000 17214310080000 17214310080000 17214310080000 17214310080000 17214310080000 17214310080000 17214310080000 172143100800000 1721431008000000000000000000000000000000000
Nodition to Chicago Appresad Themce Morth Along Saud West Lime of 1:01/25 m block 7 m ancher's addition to Chicago and the Mortherty expression these of to the Center Lime of West 24 th Street	THENCE MORTH ALDING SAID SOUTHRIEV EXTENSION OF A LINF TO FFFT WEST OF THE EAST LINE OF SAID LOTS 28 TO 33 TO THE SOUTH LINE OF LOT 28 TRENCE EAST ALDING THE EASTERLY EXTENSION OF THE SOUTH LINE OF LOT 28 IN CHINATOWN SOLIARE TO A	17214310100000 17214310831006 17282030120000 17214310850000 17214310110000 17214310831007 17282030130000 17214310850000 172143109120000 17214310831008 17287030140000 17214310850000
THENCE WEST ALONG SAID CENTER LINE OF WEST 24TH STREET TO THE SOUTHERLY EXTENSION OF THE EAST LINE OF THE 15 FOOT WIDE MACATED ALLEY WEST OF SOUTH WENTWORTH ARENUE. IN BLOCK & IN ARCHER'S	THENCE PART ALLONG THE PASTERLY PAIR RADIAN OF THE SAITH LINE OF LOTIZ BY WITHRAID WY SOUGHE TO A LINE'S FETT WEST OF THE EAST LINE OF LOTS 28 TO 33 W. CHRAITOWN SOUGHE AFORESAID. THENCE NORTH ALONG SAID LEVE 5 FEET WEST OF THE EAST LINE OF LOTS 28 TO 33 IN CHRIATOWN SQUARE.	17214310130000 17214310831009 17282030150000 17214310850000 17214310831010 17282030150000 17214310831010 17282030150000 17214310831010 17282030170000 17214310831020
NDMTION TO CHICAGO AFORESAID. Thempy morth as one caid contrerly extension and the eact line of the 15 coot mode varated.	AND THE MORTHERLY EXTENSION THEREOF TO THE CENTERLINE OF WEST CULLERTION STREET.	17214310160000 17214310831012 17282030180000 17214310831021 17214310811013 17282030190000 17214310831012 17214310831014 17282030190000 17214310831012 17214310831014 17282030100000 17282020490000
ALLEY WEST OF SOUTH WENTWORTH AVENUE, AND THE NORTHERLY EXTENSION THEREOF, TO THE CENTER LINE OF WEST 23RD PLACE	WENTWORTH AVENUE	17214310200000 17214310831015 17782030210000 17282920500000 17214310210000 17214310831016 17282030720000 17282020510000



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EXHIBIT 5

Budget

See attached pages.

Exhibit A Budget

Special Service Area # 73

Service Provider Agency:

Chicago Chinatown Chamber of Commerce

2018 BUDGET SUMMARY

Budget and Services Period: January 1, 2018 through December 31, 2018

		2017 L	.evy				
CATI	EGORY	Collectable Levy	Estimated Loss Collection	Carry Over	TIF Rebate Fund #	Estimated Late Collections and Interest	Total All Sources 2018 Budget
1.00 Custor Attraction	ner	\$20,000	\$2,955	\$0	\$0	\$0	\$22,955
2.00 Public Aesthetics	Way	\$42,300	\$2,000	\$0	\$0	\$0	\$44,300
3.00 Sustai Public Plac	nability and es	\$0	\$0	\$0	\$0	\$0	\$0
4.00 Econo Business D	mic/ evelopment	\$0	\$0	\$0	\$0	\$0	\$0
5.00 Safety	Programs	\$0	\$0	\$0	\$0	\$0	\$0
6.00 SSA M	anagement	\$7,800	\$0	\$0	\$0	\$0	\$7,800
7.00 Persor	nnel	\$18,550	\$0		\$0	\$0	\$18,550
	Sub-total	\$88,650	\$4,955				
GRAND TOTALS	Levy Total	\$93,6	05	\$0	\$0	\$0	\$93,605

LEVY ANALYSIS	
Estimated 2017 EAV:	\$38,601,796
Authorized Tax Rate Cap.	0.800%
Maximum Potential Levy limited by Rate Cap:	\$308,814
Requested 2017 Levy Amount:	\$93,605
Estimated Tax Rate to Generate 2017 Levy:	0.24%

73

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I -- GENERAL INFORMATION

• •		
A. Legal name of the Disclosin	g Party submitting this EDS. Include d/b/	a/ if applicable:
Chicago Chinat	own Chamber of Cor	nmerce
Check ONE of the following the	hree boxes:	
Indicate whether the Disclosing 1. [V] the Applicant OR	Party submitting this EDS is:	
the contract, transaction or other	ly holding, or anticipated to hold within sign undertaking to which this EDS pertains (terest in excess of 7.5% in the Applicant.	referred to below as the
	direct or indirect right of control of the Ap y in which the Disclosing Party holds a rig	
B. Business address of the Disc	Chicago, 16	
C. Telephone: <u>312-326-5</u>	320 Fax: 312-326-5668 Email:	sharyne@chicagochihatow.
D. Name of contact person: <u>S</u>	haryne Moy Tu	- 60 9
E. Federal Employer Identifica	j	7
F. Brief description of the Matt property, if applicable): To a to enter into a co Services within	ter to which this EDS pertains. (Include pallow Chicago Chinatown Contract with the City of SSA #73	roject number and location of Chamber of Commerce Chicago to provide
G. Which City agency or depar	tment is requesting this EDS? Planni	ng and Development
If the Matter is a contract being complete the following:	handled by the City's Department of Proc	curement Services, please
Specification #	and Contract #	
Ver.2017-1	Page 1 of 14	

SECTION II - DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

 Indicate the nature of the Disclosing Par Person Publicly registered business corporation Privately held business corporation Sole proprietorship General partnership Limited partnership Trust 	ty: [] 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 count	ry) of incorporation or organization, if applicable:
THA O'S	
business in the State of Illinois as a foreign enti-	- /
[] Yes [] No	[v] Organized in Illinois
B. IF THE DISCLOSING PARTY IS A LEGA	L ENTITY:
the entity; (ii) for not-for-profit corporations, are no such members, write "no members which similar entities, the trustee, executor, administrational limited partnerships, limited liability comparison."	olicable, of: (i) all executive officers and all directors of all members, if any, which are legal entities (if there is are legal entities"); (iii) for trusts, estates or other rator, or similarly situated party; (iv) for general or inies, limited liability partnerships or joint ventures, ger or any other person or legal entity that directly or of the Applicant.
NOTE: Each legal entity listed below must sub	mit an EDS on its own behalf.
Name See attucked ist	Title
No members	
indirect, current or prospective (i.e. within 6 mc ownership) in excess of 7.5% of the Applicant.	ncerning each person or legal entity having a direct or onths after City action) beneficial interest (including Examples of such an interest include shares in a or joint venture, interest of a member or manager in a
Ver.2017-1 Pag	ge 2 of 14



2017 – 2018 Board of Directors Chicago Chinatown Chamber of Commerce

2016 Executive Committee

President

Tony Shu, Esq.

Mabel Moy

Chair

Vice President

Vice President

Stan Bochnowski

Joyce Chiu

English Secretary

Chinese Secretary

Patrick McShane

Jimmy Lee

Treasurer Betty Chow

2016-2018 Board of Directors

Stan Bochnowski

Patrick McShane

Pauline Chin

Amy Moy

Raymond Chin

Mabel Moy

Paul Lee

Andrew Sargis

Alex Lin

Ernest Wong

Kam Liu

Judi Yu

2017-2019 Board of Directors

Joyce Chiu

Eddie Ni

Betty Chow

Tony Shu, Esq.

Chris Huang

Katrina Tsang

Dominic Lai

Homan Wong

Jimmy Lee

Jenny Yang

Raymond Lee

Sharyne Moy Tu -- Executive Director

limited liability constate "None."	mpany, or interest of a beneficiary	of a trust, estate or other similar en	atity. If none,
NOTE: Each legal	entity listed below may be require	ed to submit an EDS on its own bel	nalf.
Name None	Business Address	Percentage Interest in the	e Applicant
	· .		
SECTION III II OFFICIALS	NCOME OR COMPENSATION	TO, OR OWNERSHIP BY, CI	TY ELECTED
	Party provided any income or conceeding the date of this EDS?	npensation to any City elected offic	cial during the
	g Party reasonably expect to provi ing the 12-month period following	de any income or compensation to the date of this EDS? [] Yes	any City/ [1] No
	the above, please identify below to the or compensation:	he name(s) of such City elected off	ficial(s) and
inquiry, any City el		sclosing Party's knowledge after receptance, have a financial interest (ICC")) in the Disclosing Party?	
	ntify below the name(s) of such Ciribe the financial interest(s).	ty elected official(s) and/or spouse	(s)/domestic
SECTION IV D	ISCLOSURE OF SUBCONTRA	CTORS AND OTHER RETAIN	NED PARTIES
lobbyist (as defined whom the Disclosin the nature of the rel Disclosing Party is Party's regular payr	in MCC Chapter 2-156), accounting Party has retained or expects to ationship, and the total amount of not required to disclose employees oll. If the Disclosing Party is uncertainty	iness address of each subcontractor ant, consultant and any other perso retain in connection with the Matter the fees paid or estimated to be pair who are paid solely through the Extrain whether a disclosure is required or	n or entity er, as well as id. The Disclosing red under this

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
	,	not an acceptable response.
rendors not identified	Banner vendor	401 650
yet but are Loudson	opinsidewalk Sweeping ven And ifor	dor \$ 15,000
anticipated	Auditor	\$ 5,000
(Add sheets if necessary)		•
[] Check hara if the Disclosing Par	ty has not retained, nor expects to re	tain any such parsans ar antities
[] Check here it the Disclosing Fai	ty has not retained, not expects to re-	iam, any such persons of emities.
SECTION V CERTIFICATION	NS	•
A. COURT-ORDERED CHILD SU	JPPORT COMPLIANCE	
·	tantial owners of business entities the	•
	rectly owns 10% or more of the Disc cations by any Illinois court of compe	•
[] Yes [] No [M] No person	directly or indirectly owns 10% or m	ore of the Disclosing Party.
If "Yes," has the person entered into is the person in compliance with that	a court-approved agreement for pay a greement?	ment of all support owed and
[] Yes [] No		
B. FURTHER CERTIFICATIONS		
Procurement Services.] In the 5-year	The Matter is a contract being handled period preceding the date of this E definition in (5) below] has engaged, the services of an integrity monitor,	DS, neither the Disclosing in connection with the

- Procurement Services.] In the 5-year period preceding the date of this EDS, neither the Disclosing Party nor any Affiliated Entity [see definition in (5) below] has engaged, in connection with the performance of any public contract, the services of an integrity monitor, independent private sector inspector general, or integrity compliance consultant (i.e., an individual or entity with legal, auditing, investigative, or other similar skills, designated by a public agency to help the agency monitor the activity of specified agency vendors as well as help the vendors reform their business practices so they can be considered for agency contracts in the future, or continue with a contract in progress).
- 2. The Disclosing Party and its Affiliated Entities are not delinquent in the payment of any fine, fee, tax or other source of indebtedness owed to the City of Chicago, including, but not limited to, water and sewer charges, license fees, parking tickets, property taxes and sales taxes, nor is the Disclosing Party delinquent in the payment of any tax administered by the Illinois Department of Revenue.

- 3. 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, during the 5 years before 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 subparagraph (b) above;
- d. have not, during the 5 years before the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
- e. have not, during the 5 years before 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.
- 4. The Disclosing Party understands and shall comply with the applicable requirements of MCC Chapters 2-56 (Inspector General) and 2-156 (Governmental Ethics).
- 5. Certifications (5), (6) and (7) 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 5 years before the date of this EDS, or, with respect to a Contractor, an Affiliated Entity, or an Affiliated Entity of a Contractor during the 5 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 subparagraph (a) or (b) above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions referenced in MCC Subsection 2-92-320(a)(4)(Contracts Requiring a Base Wage); (a)(5)(Debarment Regulations); or (a)(6)(Minimum Wage Ordinance).
- 6. Neither the Disclosing Party, nor any 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.
- 7. Neither the Disclosing Party nor any Affiliated Entity is listed on a Sanctions List maintained by the United States Department of Commerce, State, or Treasury, or any successor federal agency.
- 8. [FOR APPLICANT ONLY] (i) Neither the Applicant nor any "controlling person" [see MCC Chapter 1-23, Article I for applicability and defined terms] of the Applicant 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 MCC Chapter 1-23, Article I applies to the Applicant, that Article's permanent compliance timeframe supersedes 5-year compliance timeframes in this Section V.
- 9. [FOR APPLICANT ONLY] The Applicant and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed as having an active exclusion by the U.S. EPA on the federal System for Award Management ("SAM").
- 10. [FOR APPLICANT ONLY] The Applicant 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 Certifications (2) and (9) above and will not, without the prior written consent of the City, use any such

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contractor/subcontractor that does i	not provide such certification:	or that the Applican	t has reason to
believe has not provided or cannot	provide truthful certifications		

11. 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.
12. 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 date of this EDS, an employee, or elected or appointed official, of the City of Chicago (if none, indicate with "N/A" or "none").
13. 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 \$25 per recipient, or (iii) a political contribution otherwise duly reported as required by law (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

- The Disclosing Party certifies that the Disclosing Party (check one)
 is [v] is not
 - a "financial institution" as defined in MCC Section 2-32-455(b).
- 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 MCC Chapter 2-32. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in MCC Chapter 2-32. 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."

)) is a predatory lender	dge because it or any of its affiliates (as defined in within the meaning of MCC Chapter 2-32, explain
		onse appears on the lines above, it will be certified to the above statements.
D. CERTIFICATION RE	EGARDING FINANCI	AL INTEREST IN CITY BUSINESS
Any words or terms defin	ed in MCC Chapter 2-	156 have the same meanings if used in this Part D.
	does any official or emp	To the best of the Disclosing Party's knowledge ployee of the City have a financial interest in his or a rentity in the Matter?
[] Yes	[v] No	
NOTE: If you checked "to Item D(1), skip Items I		ceed to Items D(2) and D(3). If you checked "No" eed to Part E.
official or employee shall other person or entity in the taxes or assessments, or (a "City Property Sale"). Co	have a financial interest the purchase of any propertion (iii) is sold by virtue of loor compensation for propertion	cive bidding, or otherwise permitted, no City elected st in his or her own name or in the name of any perty that (i) belongs to the City, or (ii) is sold for legal process at the suit of the City (collectively, ty taken pursuant to the City's eminent domain hin the meaning of this Part D.
Does the Matter involve a	City Property Sale?	
[]Yes	[No	l .
		ne names and business addresses of the City officials identify the nature of the financial interest:
Name	Business Address	Nature of Financial Interest
4. The Disclosing Party acquired by any City office		prohibited financial interest in the Matter will be
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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 (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.					
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, as amended, 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, as amended, 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 Ver.2017-1 Page 9 of 14					

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," as that term is defined in the Lobbying Disclosure Act of 1995, as amended.
- 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		
[] Yes	[] No	
If "Yes," answer the three	questions below:	
Have you developed ar federal regulations? (See a [] Yes	d do you have on file affirmative action programs pursuant to applicable 1 CFR Part 60-2.) [] No	
	Joint Reporting Committee, the Director of the Office of Federal Contra he Equal Employment Opportunity Commission all reports due under the onts?	
[] Yes	[] No [] Reports not required	
3. Have you participated a equal opportunity clause? [] Yes	n any previous contracts or subcontracts subject to the [] No	
If you checked "No" to que	estion (1) or (2) above, please provide an explanation:	

SECTION VII -- FURTHER ACKNOWLEDGMENTS AND CERTIFICATION

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 Ordinance, MCC Chapter 2-156, imposes certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. The full text of this ordinance 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 this ordinance.
- 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 City transactions. 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 in, and appended to, this EDS may be made publicly available 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 MCC Chapter 1-23, Article I (imposing **PERMANENT INELIGIBILITY** for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by MCC Chapter 1-23 and Section 2-154-020.

CERTIFICATION

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

Chicago Chinatous Chamber of Commune
(Print or type exact legal name of Disclosing Party)
By:
By: (Sign here)
Sharyre Tu
(Print of type name of person signing)
Executive Director
(Print or type title of person signing)
Signed and sworn to before me on (date) 16 October 2017,
at Cook County, DIMOS (state).
- AW/C
Notary Public DARRYL TOM
Notary Public, State of Illinois My Commission Expires June 29, 2020
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%. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under MCC 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% 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

[] Yes

[] Yes	[V] No	1		
which such person	entify below (1) the naiss connected; (3) the naiss a familial relations	ame and title of the	e elected city official	or department head to
		· · · · · · · · · · · · · · · · · · ·		
				

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

		0, is the Applicant or any Owner identified as a building code to MCC Section 2-92-416?
[] Yes	[1]/No	
	entified as a building co	olicly traded on any exchange, is any officer or director of ode scofflaw or problem landlord pursuant to MCC Section
[]Yes	[] No	[The Applicant is not publicly traded on any exchange.
as a building coo		ntify below the name of each person or legal entity identified landlord and the address of each building or buildings to which