



Office of the City Clerk

City Hall
121 N. LaSalle St.
Room 107
Chicago, IL 60602
www.chicityclerk.com

Legislation Text

File #: O2021-1645, **Version:** 1

OFFICE OF THE MAYOR
CITY OF CHICAGO

LORI E. LIGHTFOOT
MAYOR

April 21, 2021

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 an ordinance authorizing the sale of city-owned property located at 1828 South St. Louis Avenue to Ruth Wilson.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours.

ORDINANCE

WHEREAS, the City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970, and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, the City is the owner of the vacant parcel of property located at 1828 South St. Louis Avenue, Chicago, Illinois 60623, which is legally described on Exhibit A attached hereto (the "Property"); and

WHEREAS, pursuant to ordinances adopted by the City Council of the City of Chicago ("City Council") on April 9, 2008, and published at pages 24221 through 24477 in the Journal of Proceedings of the City Council ("Journal") for such date, the City Council approved a certain redevelopment plan and project for the Ogden/Pulaski Redevelopment Project Area ("TIF Area"); and

WHEREAS, Ruth Wilson (the "Grantee"), who has a principal residence of 7035 South Cregier Avenue, Chicago, Illinois 60649, has offered to purchase the Property from the City for the sum of Six Thousand Seven Hundred Dollars (\$6,700.00), such amount being the appraised fair market value of the Property, to improve with landscaped open space thereon; and

WHEREAS, pursuant to Resolution No. 21-006-21 adopted on March 18, 2021, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantee; and

WHEREAS, public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantee and requesting alternative proposals appeared in the Chicago Tribune, a newspaper of general circulation, on October 1 and October 8, 2019; and

WHEREAS, no alternative proposals were received by the deadline indicated in the aforesaid notice; now, therefore,

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

SECTION 1. The City Council of the City hereby approves the sale of the Property to the Grantee for the amount of Six Thousand Seven Hundred Dollars (\$6,700.00).

SECTION 2. The Mayor or her proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantee. The quitclaim deed shall also contain language substantially in the following form: This conveyance is subject to the express condition that: the Property is improved with landscaped open space within six (6) months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Property and revert title in the City of Chicago. Grantee, at the request of the City of Chicago, covenants to execute and deliver to the City a reconveyance deed to the Property to further evidence such reversion of title. This right of reversion in favor of the City of Chicago shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago. The Grantee acknowledges that if the Grantee develops the Property with a residential project and that project is subject to Section 2-44-080 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

EXHIBIT A

Purchaser: Ruth Wilson

Purchaser's Address: 7035 South Cregier Avenue Chicago, Illinois 60649

Purchase Amount: \$6,700.00 Appraised Value: \$6,700.00

Legal Description (Subject to Title Commitment and Survey):

Lot 36 in Woods Lawndale Subdivision of that part lying north of Ogden Avenue of the east half of the west half of the west half together with the north 265 feet of the west half of the west half of the west half of the southeast quarter of Section 23, Township 39 North, Range 13, east of the Third Principal Meridian, in Cook County, Illinois. Address: 1828 South St. Louis Avenue Chicago, Illinois 60623

Property Index Number: 16-23-408-030-0000

CTTY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION I - GENERAL INFORMATION

A. T. <%al nafflfl <if dm TWirntmg Party gnlwrfttig *m« png Include d/b/a/ if applicable:

Check ONE of ffee JoBoirfif three boxes:

Indicate wfceukr the Disclosing Party submitting this EDS is:

1. [v]me Applicant

OR

2. [] alcgBlca%cpgeplyhoIdiife oafatiac^ ttansaettoi or other awta

"Matter^, a direct or iidh^i^^ name; , OR

State Ibe Applicant's legal

3. [J a Identity with a direct or md^^ State the legajnaire of fceiity

B- Business address of the Disclosing Party:

D.^ame of contact person;

E. Federal Employer Mectificalw^ .

F. Brief des^ption of the Matter to wnhfliis EDS pertains. (Include project iinmber and location of property, if applicable):

If the Matter is a Disposition, complete the following:

Specification - .andContract# -
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SECTION II - DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

- 1. Indicate the nature of the Disposition:
 - Person
 - Limited liability partnership
 - Joint venture
 - Sole proprietorship
 - No-Corporation
 - General partnership (Is this a for-profit corporation also a S01(cX3)?)
 - Limited partnership
 - Yes 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 business in the State of Illinois as a foreign entity?
 Yes No Organized in Illinois'

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY

1. List below the name of the entity; (ii) for for-profit corporations, list members, if any, which are legal entities (if there are no such members, write "no members which are legal entities"); (iii) for trusts, estates or other fiduciary entities, list the trustee, executor, administrator, or partner; (iv) for partnerships, list the partners; (v) for limited liability companies, list the members; (vi) for joint tenancies,

each general partner, managing member, manager or member who directly controls the day-to-day operations of the Applicant

NOTE: Each legal entity listed below must submit an ETO on its own behalf.

Name .. / . Title

2. Please provide the following information concerning indirect current or prospective (i.e. within 6 months after City action) beneficial interests (including ownership) in excess of 7.5% of the Applicant. Examples of such interests include: partnership interest in a partnership in joint ownership with another person; membership in a corporation or other entity;

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Indirect liabilities state "None." If none,

NOTE: Each legal entity listed below may be listed

Name	Business Address	Percentage Interest in the Applicant
------	------------------	--------------------------------------

SECTION DJ - INCOME OR COMPENSATION TO, OR OWNERSHIP BY, CITY ELECTED OFFICIALS

Has the Disclosing Party provided

12-month period preceding the [] Yes / No

Does the Disclosing Party reasonably expect to provide elected official during the 12-month period following the [] Yes / No

If "Yes" to either of the questions above, please describe such income or compensation:

Does any City elected official

inquiry, any City elected official's spouse or domestic partner (YES or NO)

If "yes," please identify below the name(s) of such City elected official(s) and/or spouse or domestic partner(s) and describe the financial interest(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 (as defined in MCE) whom the Disclosing Party has retained, 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 the Disclosing Party's regular payroll. If the Disclosing Party is uncertain, the Disclosing Party must elect disclosure*

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<u>Name of Party</u>	<u>Business Address</u>	<u>Relationship to Disclosing Party</u>
to be retained)	paid or estimated. i MOTE; lobbyist, etc.)	(subcontractor, attorney. "homlyrate" or tb.d.-is
<i>tlu)MAe. Ctnrafo ~ ft i\°</i>		^^*«*p ^{OTM}

(Add sheets if necessary)

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

SECTION V - CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under MCC Section 2-92^15, substantial owners of

busr^ remammcoim?liaacew

Has any person who directly or indirectly owns 10% or more of the Disclosing Party's interest in any child support obligations by any Illinois court of competent jurisdiction?

Yes No No person directly or indirectly owns 10% or more of the Disclosing Party.

If "Yes," has the person entered in the Public Access System?

Yes No

B. FURTHER CERTIFICATIONS

1. [This paragraph 1 applies only if the Disclosing Party is a contractor for the City of Chicago Procurement Services.] for the 5-year period preceding the date of this certification.

The Disclosing Party nor any Affiliated Entity of the Disclosing Party, as defined in Section 2-120 of the Chicago Municipal Code, is a person who, in the course of business, has performed any public contract as an inspector general, or integrity compliance consultant (including an individual or entity with legal, auditing, investigative, or other similar skills, designated by a public agency to help the agency monitor the activities of specified agencies) can be considered for a

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

in default of any tax or other source of indebtedness owed to the City of Chicago by the Disclosing Party or any of its Affiliated Entities.

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3. The Disclosing Party and, if the Disclosing Party is a corporation, its directors and officers, are not and have not been:

a. debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transaction by any federal, state or local government agency;

b. have not, during the 5 years before the date of this certification,

adjudged guilty, a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements, or receiving stolen property;

& are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing

d. have not, in the five years before the EDS, had one or more public transactions

d. (federal, state or local)

e. have not during the five year period made any civil proceedings environmental regulations, instituted by any unit of local government.

4. The Disclosing Party shall 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)]

- the Disclosing Party;
- any person or legal entity

connected with the Matter, including but not limited to all persons or legal entities disclosed under Section TV, "Disclosure of Subcontractor and Contractor" any "Affiliated Contractor"

Party, is controlled by the common person or entity; identity of interests among family members, officers and directors; common use of employees; or organization of a business entity following the structure 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 Contractor that directly or indirectly

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 acting pursuant to the direction or authority of any Contractor or any Affiliated Entity

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Neither the Disclosing Party, nor any Contractor, nor any Affiliated Entity of either the

Disclosing Party or Party Contractor, or
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 Affiliation with the Contractor
Matter

a. bribed or attempted to bribe, or been convicted or attempted to be convicted,
as a public officer or employee of the City, the State of California

or of any state or local government in the United States or District of Columbia, in his or her
employee's official capacity;

b. agreed or conspired with another person
or been convicted or adjudged guilty of
a crime in restraint of trade

e. made an admission of such conduct a
record, but have not been convicted of such conduct

d. violated the provisions referenced in MCC Subsection 2-92-320 (a) (4) (C) (Attorney's
Requiring a Base Wage); (a) (5) (Debarment Regulations) or (a) (6) (Minimum Wage
Ordinance).

6. Neither the Disclosing Party, nor
officials, agents or partners, is barred from
conducting business with or being a contractor in
the State of California

States of America that contains the same elements as the offense of bid-rigging or
bid-rigging.

7. Neither the Disclosing Party nor any Affiliated Entity is listed on
the United States Department of Commerce, State, or
Treasury, or any successor federal agency.

8. IFOR APPLICANT ONLY) (i) Neither the Applicant nor any "conflicting
person" [see MCC Chapter 1-23, Article I for applicability and
defined 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 de

fraud. Applicant must not be a contractor with the Contractor. NOTE: If MCC Chapter 1-23, Article I applies to the
Applicant, the Article's permanent compliance timeframe supersedes 5-year compliance
timeframes in this Section V.

9. [FOR APPLICANT ONLY] The Applicant and its Affiliated Entities may not use, nor
permit their contractors to use, any facility listed as having an active exclusion by the
US. EPA on the federal System for Award Management ("SAM").

10. FOR APPLICANT ONLY) The

OT to be in ffrtmwrrim o/frh Mattw ^rftfir-oty^ -rfjnqt fri frrrm pnfl fphatafy^ ft* fbl**^ Tit
Certifications (2) and (9) above and will not, wj&out die prior written consent of die City,
use any such

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contractor/subconuuctoru^

11. If the Disclosing Party is unable to certify to any nf fa» pboyp. Efrtwrrfnts m ffrV
Part P (Further Certifications), me Disclosing Party must explain below:

If the letters "NA," me word "None," or no response appears on the lines above, it will be
corjclusively presumed mat the Disdosm^

12. To me best of the Disclosing Parry's knowledge afavreasooabte
complete list of all current employees of the Disclosing Party who were, at any time
during the 12-monm period preceding fhedateoftjsEDS,anea^ of Chicago (ifDane, iadu^
wim "N/A* or "none").

13. To the best of toe Disclosmg Party's taowledge after reasonable nmuiry, me foltowing
is a
complete list of aUgrftetfaa^
me 12-monm period p reeeding me e
official, ofmeCrry of CSucago. For purposes ofmis statement, a
made generalry available m
the coma* of official Cty political
contribution otherwte
"nana"). As to any gift listed below, please also list the nan^

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

certifies that the Disclosmg Party (check ooe)

a "financial irjstitution" as defined in MCC Section 2-

3^455(b). 2. IftheDtelosing Party ^

"We are not and will not become apradatorylewlerasdefm

We further

pledge that none of our affiliates is, and
MCC Chapter 2-32. We understand that becoming a price
predatory leader may result in the loss of the privilege of doing business with the City."

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If the Disclosing Party is unable to
MCC Section 2-32-455(b)) Is appropriate the meaning of MCC Chapter 2-32,
explain better (attach additional pages if necessary):

If the Disclosing Party is unable to
MCC Section 2-32-455(b)) Is appropriate the meaning of MCC Chapter 2-32,
explain better (attach additional pages if necessary):

D. CERTIFICATION REGARDING FINANCIAL INTEREST IN CITY BUSINESS

Any words or terms defined in MCC Chapter 2-156 have the same meanings if used in
this Part D.

1. In avoidance of MCC Section 2-156-U, if the Disclosing Party's
knowledge after reasonable inquiry, 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?

Yes No

NOTE: If you checked "Yes" to Rem D(1), proceed to Item D(2) and D(3). If you
checked "No" to Rem D(1) skip Items D(2) and D(3) and 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 for taxes or assessments, or (including
"City Property Sale"). Compensation for professional

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

or employees having such financial interest, list and identify the nature of the financial
interest:

Name	Business Address	Nature of Financial Interest
------	------------------	------------------------------

4. The Disclosing Party further certifies that it has not acquired any interest in any City

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E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

Please check either (1) or (2) below. If the Disclosing Party is a contractor or subcontractor, it must certify that it complies with these disclosure requirements. Failure to comply with these disclosure requirements may make any contract entered into with the City in violation of the Matter.

The Disclosing Party verifies that the Disclosing Party and any agent or employee of the Disclosing Party have not been involved in any way in the issuance of any insurance policy during the slavery era (1865-1870) issued to slaveholders and that the Disclosing Party has found no such records.

2. The Disclosing Party verifies that the Disclosing Party has no records of any policies. The Disclosing Party verifies that it has not issued any names of any and

SECTION VT - CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE: If the Matter is federally funded, the Disclosing Party must certify that it complies with the requirements of the Vermont Anti-Slavery Act of 1865. If the Matter is not federally funded, the Disclosing Party must certify that it complies with the requirements of the Vermont Anti-Slavery Act of 1865.

A. CERTIFICATION REGARDING LOBBYING

1. List below the names of any person or entity, as defined in the Vermont Disclosure Act of 1995, who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter. (Add

srjeeis if necessary):

(If no explanation speeam or begms onthe lmes above, or if the letters "NA" or rfute word "None" appear, it will be ooncl osively presumed that the Disclosing Party means mat NO persuiis or entities registered under me Lob^ behalf of me Disckwing Party wubresriect to the Matter.)

2. Trie Discldsb^ Party has no^ any person or entity Kstedm parage person oi entity to mfberjeencratter^ an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an Officer ot eroployee of Congress, or an employee

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- of a member of Congress, in connection witfa the award of any federally funded contract, making any fecteah/fnnded amend!, or modHy any federah^

3. The Discloffir^ Parry wffl which there occurs anyeveramatmatcriaUy affecte forth in paragraphs A(1) end A(2) above.

4. Trie Dfodosirjg Party certr^ 501 (cX4)ofn»Inteniri 5W(cX4)cffheInte^ Activities," as that term is defined in me Lobbying Disclosure Act of 1995, as amended

5. ffrtie Disdosmg Party is the Apph form and substance to paragraphs A(1) through A(4) above from all snlM'Oulwtoni before it awards anysobcontra&andu^ duration of the Matter arjd must naate such ce rtfif^^

B. OERTinCATION REGARDING EQUAL EMPLOYMENT OPPORTUNTTY

If the Matter is federally funded, federal regulation* require the Applicant and all proposed subepnhactoa to submit negotiations.

Is the Disclosing Party the Applicant?
Yes [JNo

If "Yes," answer the three questions below:

1. Have yoqdevckyed and do yro have federal regulations? (See 41 CTR Part 60-2.)

LJ Yes No

2. Have you filed with the Equal Employment Opportunity Commission all reports due under the applicable filing requirements?
 Yes No Reports not required

3. Have you participated in contracts or subject to the equal opportunity clause?
 Yes No

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

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SECTION VZI - FURTHER ACKNOWLEDGMENTS AND

CERTIFICATION The Disclosing Party understands and agrees to-

A. The certification of any contract or that it most comply with all statutes, ordinances, and regulations on which this EDS is based.

B. The City's Governmental Ethics Commission, MCC Chapter 2-156, certain duties and obligations on person also be obtained from the City's Board of Ethics, 740N. Sedgwick St, Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party

C. If the court determines that the contract or is void), at law, or in equity, the Disclosing Party's participation in the Matter and/or deeming to affirm Remedies at law for a false statement damages.

D. It is the City's policy to make request for a copy of the records

available on the Irder^ By
completing aods&rm^
damp which it rmay have ags^
c<mtBinedmfu>E
jn this EDS.

E. Ttemfbixnationpf^ to the event of changes, tiu;
Disdosing

E. Parry rjrnj^supplemeWfhn IftteMatterisa

E. contract being bandied by the Cnys Dcpa rtrtyj H offtocMeraent Services, the
Disclosing Party must

E. update this EDS as fhecor^ NOTE: Wim respect to Matters
1-23, Article 1 (haposnujFEBJf^^ forcertamspeco^oftorises^ the
mfbrmatkm provided hereto regardnige
by MCC Chapter 1-23 and Section 2-154-020.

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CERTIFICATION

Under penalty of rxarh^
ais EDS, and an applic^bte Append^
certifications and atateme
and complete as of me date funrished to the City.

(^_L^Siguhere)

Signed and sworn to before me on (dale) at Cc&\A Counts. ~CLUJK>& (8tete).

(Print or type name of person signing) (Print or type title of

person signing)

Q-If--lof

Notary Public VJ

f »cm£M caw/wo
OMcWSMI Netery - Sttto of HBnote

QHrmu^exmracs: 1\~2Q-ZP|C\ f

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(DO NOT SUBMIT THIS PART WITH YOUR

CTTY OF CHICAGO ECONOMIC DISCLOSURE
STATEMENT AND AFFIDAVIT
APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CTTY
OFFICIALS' AND DEPARTMENT HEADS

TMs Appendix if to be completed osfy fay (a) fte
dJra* ownership latere Itigpottobeitnaplrtrdbyaaylegal eirity whieb luu aa to

tfader MCC Section 2-154-015, me Discicaing Party
imist any "A|»lkabte Party*

relationshn^wima^ A 'familial rrlrtiflrBftip" exists if, as of
the date mis EDS is signed, toe Disctoamg Party or ar^
Parnxr thereof isrolated to
departmntncadagsponsecrd
adoption: parerit,chi^
father-in-law, motoer-in-law, son-in-law, daughter-in-law, stepfather or stepmother,
stepson or rtfydai^gbtet, stepbrother or stepsister or half-hromer or half-sister.

■Applicable Party" means (1) all executive eij&ccn of the Discetosmg Party fisted
in Section ILB.1-a^tftheDisc4c<8tngP^
Party u agcaeralparmeridiir^ if the
Disclosing Party is a limited partnership; all rrurpagere, martflgrng numbers and
menibers of the Disclosing Baity, tffte
Disclosing Party; and (3) any person havb^moi
Patty. "Principal officers* means tto president, chief operating officer, executive
dvector, chief financial officer, treasurer or secretary of a legal entity or any person
exercising similar authority.

Does me Disclosing Party or any *Applkabk> Party" or aity Spouse
or Dora anjentybavea"farailial

[] Yes [v/no

If yes, please identify below (1) 6^ nanw and title tf
which such persrai is connected
whom such person has a familial relationship, and (4) the precise nature of such familial
relationship.

CEIMFICATION Tliis Appesaoc is to
owrjezship intend in to
legal entity which lavonh/sniDOTCtowa

It feiwt to be completed by any

1. Pnrsusst to MCC Section 2-154-010,u
scofflaw or probkm toAlaripvnnmitu>M!C&Set6tm2^24l67

2» rf tfie AppHomt hi a U-gal «*fHy jrmhHcry lrariwit nn, «ny «r«hanft»», t* any officer nr Htrertor nf
the Applicant identified as a bnk^ 2-92-
416?

√[The Applicant is not publky traded os any exchange.

3. Ifyc* to (1) or (2) above, please id^
as a rjufldmg code scofflaw or piobkaa landlord a^
the pcgfha^ code violauuus apply.

prohibition ON WAGE a SALARY HISTORY SCREENING - CERTIFICATION

This Appendix is to be completed only by an Applicant that is completing mis EDS as a "contractor" at drained in MCC Section 2-92-385. Thrt waMfan, «hfch AmiA h« ammituri (^ f m]mn yt generally covers aparty to an^ corjgklcratk m for service^ cr(ii)r^tbeCiryraoneyfOT or cwKTSwon atkwmg them to conduct a basuiess on City promises.

On behalf of afi Applicant mat is a contractor pmsuat to MCC Section 2-92-385,1 hereby certify that the Applicant is m compliance with MCC Section 2-92-385 {bXI) and (2% which prohibit: fi) screening job applicants based on fh^ history from cnnerd or fbrnxre^ I also certify mat fbaAppH^ tfifbrdw* flf*^wf prohn*itiif8f i

[JYes

CINo

[«f*N/A -I am not an Applicant that is a "contractor" n as defined in MCC Section 2-92-385. Tins certification shafts

If yon checked "no" to the above, please explain.