

### Office of the City Clerk

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

### Legislation Text

File #: O2017-6399, Version: 1

OFFICE OF THE MAYOR

CITY OF CHICAGO

RAHM EMANUEL MAYOR

September 6, 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 the sale of city-owned property.

Your favorable consideration of these ordinances will be appreciated.

Mayor

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 1126 South Mozart Street, Chicago, Illinois 60612, which is legally described on Exhibit A attached hereto (the "Property"), which Property is located in the Midwest Corridor Redevelopment Project Area ("Area"), as amended, established

pursuant to ordinances adopted by City Council of the City on May 17, 2000, published in the Journal of Proceedings of the City Council for such date at pages 30771 through 30953.

WHEREAS, Safer Corporate Endowment (the "Grantee"), who has a principal business of 571 West Jackson Boulevard, Chicago, Illinois 60661, has offered to purchase the Property from the City for the sum of Two Thousand Five Hundred and 00/100 Dollars (\$2,500.00), such amount being the appraised fair market value of the Property with a "parking in perpetuity" deed restriction; and

WHEREAS, pursuant to Resolution No. 17-046-21 adopted on August 17, 2017, 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 Sun-Times, a newspaper of general circulation, on July 10, 2017, July 17, 2017 and July 24, 2017; 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 Two Thousand Five Hundred and 00/100 Dollars (\$2,500.00).

SECTION 2. The Mayor or his 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. Such deed shall include a covenant obligating the Grantee to use the Property only for use consistent with the land uses permitted under the redevelopment plan for the Area. Grantee's acceptance of the City's deed shall constitute Grantee's agreement to such covenant. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express condition that: (1) the Property is improved as a parking lot within twelve (12) months of the date of this deed, and (2) the Property is thereafter maintained and used as a parking lot in perpetuity. In the event that the condition is not met, the City of Chicago may re-enter the Property and revest 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 revesting of title. This right of reverter and re-entry in favor of the City shall terminate 40 years from the date of this deed.

The Grantee acknowledges that if the Grantee develops the Property with a residential housing project, as defined under and that is subject to Section 2-45-115 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.

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

#### **EXHIBIT A**

Purchaser:

Purchaser's Address: Purchase Amount: Appraised Value:

Safer Corporate Endowment 571 West Jackson Boulevard, Chicago, Illinois 60661 \$2,500.00 \$2,500.00

#### Legal Description (Subject to Title Commitment and Survey):

Lot 11 in Block 2 in Helen Culver's Douglas Park Subdivision of Blocks 25, 26 & 27 in G. W. Clarke's Subdivision of the East <sup>1</sup>/4 of the Southwest % of Section 13, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Address: 1126 South Mozart Street
Chicago, Illinois 60612

Property Index Number:

CITY OF CHICAGO ECONOMIC DISC TO SURE ST A'I EM EN I AND AFFIDAVIT

#### SEC'J ION I - GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting this EDS. include d/lv'a/ if applicable.

Safer Corporate Endowment

Check ONE of the following three boxes:

indicate, whether the Disclosing Party submitting this EDS is-} tx] the Applicant OR

- 2 f j a legal entity hoiding a direct or indirect interest in the Applicant. State the legal name of the Applicant in which ihe Disclosing Pa;ty holds an mlcicsi: OR
- 3. | ] a legal entity with a right of control (see Section II.B.l.) Stale the legal name of the entity in which the Disclosing Party holds a right of control:
- H. Business address of ehe Disclosing Pasty. ...571 West Ja.Cks.00 <a href="http://Ja.Cks.00">http://Ja.Cks.00</a> B'vd.

Chicago, IL 60661

C. Telephone: \_ 312 415 4701 ,, Fax: 312 922 7640 . Email: steve.gomy.@saferfo.undation.org

<mailto:steve.gomy.@saferfo.undation.org>

D. Name of contact person: Stephen.Ggrny

E. TedeiaJ HmpJoyei identification No. (if you have one): /

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=	transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains. cation of property, if applicable):
1126 S. Mozart, Chicago, to be	e used as parking for Safer Foundation employees
G. Which City agency or depar	tment is requesting this EDS'- panning & Development
If the Matter is a contract be	ing handled by the City's Department of Procurement Services, please complete the following:
Specification »?	_ and Contract ii
Page i of I?	
SECTION II - DISCLOSUR  A. NATURE OF '1 HI; DISCL	CE OF OWNERSHIP INTERESTS
I Indicate the nature of the	
Party.    ] Limited liability compare not-for-profit corporation a [Xj Yes f J Othei (please specify)	ny '] Limited liability partnership [] Joint venture [xj N o t - fo r ■■ p : o f 11 c o rp n ra i i o n (Js the also a 501(c)(3))? [] No
	ate (or foreign country) of incorporation or organisation, if applicable: Illinois - 7/12/93 rganized in the State of Illinois: Has the organization registered to do business in the State of Illinois a
fJ Ves	(  No [JJN/A
M. IF THE DISCLOSING PA	ARTY IS A LEGAL ENTITY:

I. List below the full names and titles of all executive, officers and all directors of the entity. NOTE: For not-for-profit corporations, also list below all members, if any, which arc. legal entities. If there are no such members, wine "no members." For lru.s's, estates or other similar entities, list below the legal lit)eholdci(s). NO MEMBERS

If the entity is a general partnership, limited partnership, limited liability company, limited liability partnership or joint venture, list below ihe name and title of each general partner, managing member, manager or any other person or entity that controls the day-to-day management of the Disclosing Party. NOTE: Each legal entity listed below must submit an EDS on its own behalf.

Name Title

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John Levin		President/Treasurer - Director
Elhsn Erenberg	_ Vjce Pre^v	wt/Secrejary - Director
Raymond "Bernie" Cur	ran	Member. Director
Marianne Woodward		Member " Director
Don Goens		Member, Director
=	excess of 7.5% of the Disclosing Pa	each person or entity having a direct or indirect beneficial interest arty. Examples of such an interest include shares m a corporation, pai
	Page 2 of	`13
if none, stale "None " I may icqmre any such a	NO J F: Pursuant to Section 2- i 54-	mpany, 01 mtcrcs: of a beneficiary of a tins;, estate or other similar entity -030 of the ?i1unicipal Code of Chicago ("Municipal Code"), the City we full disclosure.  Peicemage Inteies; in the Disclosing Party
Has the Disclosing P	NESS RELATIONSHIPS WITH CJ arty had a "business relationship." as befoic the date this EDS is signed	as defined in Chapter 2-156 of die Municipal Code, with any City electe
If wes inlease identify be	low the name:'s) of such City electe	ed official(s) and describe such relationship^)'

#### SECTION JV - DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

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

"Lobbyist" means any pcison or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2j himself. "Lobbyist" also means any pcison or entity

any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action

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

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Name (indicate whether retained or anticipated to be retained)
Business .Address
Relationship to Disclosing Party
(subcontractor, attorney.

lobbyist, etc.)
Fees (indicate whether
paid or cslimaled) NOTE:
"hourly rate" or "t.b.d." is

not an acceptable response.

(Add sheets if necessary)

(X) Check here if the Disclosing Parly has not reiained, nor expects to retain, any such persons or entities. SECTION V --

#### CERTIFICATIONS

#### A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section 2-92-415, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage on any child support obligations by any Illinois court of competent jurisdiction?

(>§ No person directly or indirectly owns 10% or more of the Disclosing Party.

If "Yes," has the person entered into a court-approved agreement for payment of all support owed and is the person in compliance with that agreement?

[]Yes

#### **B. FURTHER CERTIFICATIONS**

J. Pursuant to Municipal Code Chapter 1-23, Article 1 ("Article P')(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the

City, then the Disclosing Parly certifies as follows: (i) neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of. or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and (ii) the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City. NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article 1 supersedes some Eve-year compliance timeframes in certifications 2 and 3 below.

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.' The Disclosing Party and. if ihe Disclosing Party ;s ;j it-gal c.mi'.y. all of ilio.\*;. persons or cruiries :on d :r; Se; ;!.B.!. of ir--s EDS:

- a arc not presently debarred, suspended, proposed for debarment, declared ineligible or voluntai i'v excluded f:oii; any transactions by any fedeuU. staic or loc;;! nnii v-f govt-.;nr.if ni;
- b have net. within a five-yeai period pteceding the date of this EDS, been convicted of a criminal fiffense, adjudged guilty, or had 2 civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or ciur.raci under a public transaction: a violation of federal or state antitrust statutes: fraud: embezzlement: the ft; forgery; biibery: falsification or desli uction iT'iecoids; making false statements; or receiving stolen property;
- c are not presently jnriicted for. or criminally or civilly charged by. a governmental entity (federal, state 01 local) with committing any of the\* offenses set forth in clause B.?..b. of this Section V;
- d. have not, within a five-year period preceding the date of tins EDS, had one or more public transactions (federal, stale 01 local') terminated for cause or default; and

- e have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any stale, in any othei unit of local government.
- 3 The certifications in subparts 3, 4 and 5 concern
- the Disclosing Party;
- any "Contractor" (meaning any contractor or subcontractor used by the Disclosing Paity in connection with the Matter, including but not limited to all persons or legal entities disclosed under Section !V. "Disclosure of Subcontractors and Other Retained Parties");
- any "Affiliated Entity' (meaning a person or entity that, directly or indirectly: controls the Disclosing Party, ;s controlled by the Disclosing Party, or is. with the Disclosing Parly, 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 siate or local government, including the City, using substantially the same management, ownership, or principals as the ineligible entity); with respect 10 Conn actors, the term Affiliated Entity means a pcison 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 01 employee of the Disclosing Parly, any Contractor 01 any Affiliated Entity, acting pursuant 10 the direction or authorization of a responsible official of the Disclosing Parly, any Contractor or any Affiliated Entity (collectively "Agents").

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?vc:tbei ihc Disclosing Far.\. He: a ii y Con t; 'acto:. uoi any Affiliaicd Entity of cr.hc! ihc Disclosing Party or any Continenv r.oi any A gems have, dnrmg ihc five ye a is before ihc date inn j - J J> S 15 signed, ui. with respect u; ;•. Con'.nieior, an Affiliated Entity, oi an Affiliated Entity of a Comraotoi dining ihc five years before the date ol Mien Contractor's or Affiliated Entity's connan cs engagement in connection with ihe M atter:

- a. bribed or attempted to bribe, ot been convicted or adjudged guilty o: bnbeiy 01 aitemplisig; o bribe, a public officer or employee of the Cin, the State of Illinois, or any agency of the federal go\ eminent 01 of any state or local government: ii ihe Untied States of America, in that officer 's or employees official capacity;
- b. agreed or colluded with other bidders or prospective bidders, 01 been a paily to any such agreement, or been convicted ot adjudged guilty of agreement or collusion among biddets 01 prospective bidders, m restraint of freedom of competition by agreement to hid a lixed price or othei wise: 01
- e. made an admission of such conduct described in a. or b. above that is a matter of record, bui have not been prosecuted fui such conduct; ot
- c. violated the pro\ist'ons of Municipal Code Section 2-92-61 ft (I iving Wage Oidinance).
- 4. Neither the Disclosing. Party, Affiliated Entity or Contractor, or any of their employees, officials, agents or panneis. is barred fioin conn acting with any unit of stale 01 local government as a result of engaging in or being convicted of (I) bid-rigging in violation of/20 IPCS 5/33E-3; (2) bid-rotating in violation ui 720 ILCS 5/331:-4; or (3) any similar offense of any stale or of the United States of America that contains the same elements as the offense of bid-rigging 01 bid-rotating.
- 5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: ihe Specially Designated Nationals List, ihe Denied Persons List, the Unverified List, ihe Eniity List and the-Debarred List.
- 6. The Disclosing Parly understands and shall comply with the applicable requirements of Chapters 2-55 (Legislative Inspector General), 2-56 (Inspector General) and 2 156 (Governmental Ethics) of the Municipal Code.
- 7. If the Disclosing Party is unable to certify io any of the above statements in this Part B (Further Certifications), the Disclosing Party must explain below;

N/A

I! the letters "NA .' no. woid "Ko:;;:.1 oi m> : espouse appears on the linos above, it will be civ preyu:>:od ilia; ii:c Disclosing Party certified to the above siaicmenis.

8 To the Lest of tiie Disclosing Parly s knowledge after icasonnbic inquiry, die following is a complete lis! of all curicnl employee:- of ihc Disclosing Patty who were, ai any time during the : 2-i:ion'.h period preceding ihe execution date of this EDS. an employee, or elected or appointed official, of the C:iy of Chicago (if none, indicate wiih "N/A" oi "none"). N/A

To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete lis! of all gifts tin.; the Disclosing Party has given oi caused to be given, at anytime during the 12-inoi:;h period pieceding the execution dr.-.e of this EDS, io an employee, or elected o; appointed official, of (he City of Chicago. Tor purposes of this statement, a "gift" docs no; include: (i) anything made generally available 10 Cny 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 S20 per recipient (if none, indicate with "N/A" oi "none"). As io any gift listed below, please also list the name of the City recipient. N/A

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

L 1 he Disclosing Patty cenifies that the. Disclosing Paiiy (check one)

( ] is [>3 is not

a "financial institution" as defined in Section 2-32-4 55(b) of the Municipal Code.

2. If the Disclosing Party IS a financial institution, then the Disclosing Party pledges:

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

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

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

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D. CERTIFICAT	TION REGARDING INTEREST IN C	CITY BUSINESS
Any words or terman D.	ms that are defined in Chapter 2-156 o	of the Municipal Code have the same meanings when used in this
	nce with Section 2-156-11 0 of the Muser own name or in the name of any of (>S No	unicipal Code: Does any official or employee of the City have a financial her person or entity in the Matter?
NOTE: If you cho	ecked "Yes" to Item D.l., proceed to It	tems D.2. and D.3. If you checked "No" to Item D.E, proceed io Part E.
have a financial int belongs to the City (collectively, "City	terest in his or her own name or in the y, or (ii) is sold for taxes or assessment	bidding, or otherwise permitted, no City elected official or employee shall name of any other person or entity in the purchase of any property that (j) its, or (iii) is sold by virtue of legal process at the suit of the City roperty taken pursuant to the City's eminent domain power does not Part D.
Docs the Matter in	volve a City Property Sale?	
fjYes	[3 No	
-	ed "Yes" to Item D.E, provide the nan entify the nature of such interest:	nes and business addresses of the City officials or employees having
Name	Business Address	Nature of Interest
A. The Disclosir or employee.	ng Parly further certifies that no proh	ibited financial interest in the Matter will be acquired by any City officia
	N REGARDING SLAVERY ERA BU	ICINIECC
	er I. or 2. below. If the Disclosing Par mation required by paragraph 2. Failu	ty checks 2., the Disclosing Party must disclose below or in an attachment re to
		Page 8 of 13

c on;•!y k\ )'.':) ihi sc d ise iosui e <cc;;;n cment:; may r,\z!-:c any comrac • cntei cc into v. itn ;he (..r.y in . onnce.lion v. w>:dnb)e. by : 11 c City.

Tile Disclosing Paity veiifie> (hat ihe. Disclosing Pany has searched any and all lecoids of the J);st-iosinj: fa;:v and any and all predecessor entities: eeaiding iciorri¹- oi investments o: puifits fion: slavery o: slaveholder insurance, policies dining the slavery era (tnc lading insujance policies issued to s!a\e!;<;!ders that provided coverage for damage to or injnrx or death of their' slaves), and the Disclosing Party has found no such records

2. The Disclosing Parly verifies that, as a lesuk of c ondueiug the seaicii in Step 1 above, tiie Disclosing r't.itv ha.s found records of investments or profits bom slavery 01 slaveholder msuiance-poliries. The Disclosing Part)'\e: ifies that the following constitutes lui; disclosuie of all such record}, including die names of any and all slaves nt shn r.holricrs described in those records:

#### SI "CI ION VI -- CERTIFICATIONS FOR FEDERALLY FUNDED MATTERS

NOTE- if the Matter is ledoially funded, complete this Section VI If (lie Matter is not feder ally funded, piocccu to Section VIi. For pmposes of Tin.-. 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 regisleted under the fedeia) Lobbying Disciosuie Act of 1995 who have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter: (Add sheets if necessary):

(If no explanation appears oi begins on the lines above, or if ihe letters "NA" or if the word "None" appear, ii will be conclusively presumed that the Disclosing Party means that NO persons or entities registered under the Lobbying Disclosure Act of 1995 have made lobbying contacts on behalf of the Disclosing Puny with respect to ihc Matter.)

2. The Disclosing Paity has not spent and will not expend any federally appropriated funds to pay any person or entity listed in Paragraph A.l. above for his or her lobbying activities or to pay any person or entity in influence or attempt to influence an officer or employee of any agency, as defined by applicable federal law, a member of Congress, an officer or employee of Congress, or an employee of a member of Congress, in connection with the award of any federally funded contract, making any federally funded grant or loan, entering into any coopeialive agreement, oi lo extend, continue, ic-new, amend, or modify any federally funded contract, grant, loan, or cooperative agreement.

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- 3 Tnc Disclosing Party  $v \cdot :$  | submit a:i updated certification at the end of e&ch calendar quarter m which theje orcnis any even; that mate; ialiy affects ihe accuracy of the statements and infoimalism set u ii: parsgiaphs A.L and A.2 above.
- 4. The Disclosing Paily-ceriif'cs ilia: en he:: (i) i! is no! an Oigaiii/aiien described in section 501 (c)(4) of the h:le:nal Revenue Code of i 986; or (ii; it it an organization described in section 501 (o)(\*) of the E-.-.cruai Revenue Code of 1986 but has not engaged and will no: engage in 'Lobbying Activities".
  - : 11 the Disclosing P; rty is the Applicant, the Disclosing Party it:; .-: obtain certifications equal in form and subsinner to

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patagraphs A.l through A.4. above from all subcontractors befoic it awards any si beontraci a:id lb; Disclosing Psny must naii-tain all such sertconttaeto-s' certifications for the duration of die Mattel and muji make such certifications picmptly available to the City upon tequest.				
iv CPRT1P1CA J ION RHOARDING EQUAL EMPLOYMENT OPPORTUNITY				

Jf the Matter is federally funded, federal regulations require the Applicant and ail proposed subcontractors to submit the following information with thei: bids or in writing at the outset of negotiations.

Is the Disclosing Pany the Applicant? ! j Yes | ] No If "Yes," answer the three questions below. 1 Have you developed and do you have on file affirmative action programs pursuant to applicable federal regulations? (See. 4) CFR Part 60-2.) [1 Yes [] No 2. Have you filed with the Joint Reporting Committee, ihe Director of the Office of Eederai Contract Compliance Programs, or the Equal Employment Opportunity Commission all icports due under the applicable filing requirements? i 3 Yes [ | No 3. Have you participated in any previous contracts or subcontracts subject to the equal opportunity clause? [lYes '[]No if you checked "No" to question I. or 2. above, please provide an explanation:

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SIX DON VJI - ACKNOU !.. FDGM E.VLS, COM RACT JN(.'() R FOR A TIO N. COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Pany u:idei>ta:;ds a;id agrees thai:

A The cerlificatiom, disclosures, fend acknowledgment contained in this ):DS will become pars of any contract o: other apecment between the Applies;!: and the City iii connection with the Matte:, whether procurement. City assistance, oi other City action.;,nd ate material inducements to the Cin's ex cent ion of any ccritiact or taking other action wah respect to the Matter. The Disclosing Paiiy understands thai: 'must comply with all statutes, ordinances, and regulations on which this EDS is based.

1 i. The City's Govern menial 1. lines and Campaign Financing Ordinances, Chapters: 2-156 and ?.- i 64 of the Municipal Code, impose certain clinics and obligations on persons ni ctvities seeking City contracts, e.ori . business, or transactions. 'The full tot! r',

;c; \e ordinances and a training program is available on line at w^\w.cii vofchicatio oi;r Ethics, ar.d may also be obtained liort: ihc City's Boaid of Ethics. 740 N.

Sedgwick Si., Suite 500, Chicago, IL 60610. (3 12) 7«4-9660. The Disclosing Parly must comply fully with the applicable oiriinrmecs.

- C. If the C'ity determines that any information pro\ ided in this EDS is false, incomplete of inaecuiate, any contract of other agreement meconnection with which it is submitted may be rescinded or he void or voidable, and the City may put sue any iemedics undo: the contract of agreement (if not rescinded of void), at law, or in equity, including terminating the Disclosing Party's patificipation in the Mailer and/ei declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceiation and an avvail d to the City of noble damages.
- D. 1; is the City's policy to make (his document available to Ihe public on ns Intcinei site and/or upon request. Some oi all of the information pjovided on this EDS and any attachments, to this EDS may be made available to ihe public on the Internet, in iespouse U> 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 mat}' have against ihe 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 cuncul. In the event of changes, 'lie 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, (he Disclosing Party must update this EDS as Ihe contract requires. NOTE: With respect to Matters subject to Article 1 of Chapter 1-23 of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided heicin regarding eligibility must be kept current for a longer period, as required by Chanter 1 -?3 and Section 2-1 54-020 of the Municipal Code.

Tiie Disclosing Party icpresents and warrants that.

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- F.l. The Disclosing Party is no: delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its Affiliated Entities delinquent in paying any fine, fee, tax or other charge owed in the City. This includes, but is not iimited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.
- F.2 If the Disclosing Party is (he Applicant, (he Disclosing Party and its Affiliated Entities will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal Excluded Parties List System ("EPLS") maintained by the U.S. Genera! Services Administration.
- F.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F. 1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or (hat the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

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

#### **CERTIFICATION**

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

. Safer Corporate Endowment
(Print or type name of Disclosing Party)

By:
Stephen T. Gorny
(Print or type name of person signing)

(Print or type title of person signing)

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

#### RECERTIFICATION

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

This reunification is being submitted in connection with 1124 South Mozart, Chicago [identify the Matter], Under penalty of penury, the person signing below: (1) warrants that he/she is authorized to execute this EDS recertification on behalf of the Disclosing Party, (2) warrants that all certifications and statements contained in the Disclosing Party's original EDS are true, accurate and complete as of (he date tarnished to the City and continue to be true, accurate and complete as of the date of this recertification, and (3) reaffirms its acknowledgments.

Safer Corporate Endowment (Print or type legal name of Disclosing Party)

Stephen T. Gorny

Title of signatory:

Vice President & General Counsel

Signed and sworn to before me on [date] ^jL/r-c^C As' £-017  $_t$  by Zc./U.^x. d^4-\*-^- . at Oo-+}iO> CountYr^JU^^^^ [state].

Notary Public.

OFFICIAL SEAL LAURA MMCGEE NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES 03/14/21

Office of the City Clerk Page 14 of 16 Printed on 5/10/2022

### C) I V OT CHICAGO ECONOMIC IHSCLOSLRE S I A CEMENT AND AI J IDA VE1 APPENDIX A

#### FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

'Flu's Appendix is to be completed only by (a) the Applicant, and (b) any legal < ntity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not ro be completed by any legal entity ^hioh has only an indirect ownership interest in the Applicant.

Undei Municipal Cude Section 2-15< -(; 15. the Disclosing Party must disclose whichei such Disclosing Party oi any "Applicable Pany" or any Spouse or Domestic Partner thereof cm rent l> has a "familial relationship" with any elected city official oi department head. A "familial relationship" exists if. as of the date this EDS is signed, ihe Disclosing Pany or any "Applicable Pany" oi any Spouse or Domestic Parmer thereof is related to the mayor, ar.y aide: man, ihc. city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whethei by blood oi adoption: patent, 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 oi stepdaughter, stepbrother or stepsister or half-brother ot half-sister.

"Applicable Pany" means (J) ail executive officers of the Disclosing Party lasted in Section II.M.La . if the Disclosing Parly is a corporation; all paitneis of the Disclosing Pany, if the Disclosing Party is a general partnership: all genera! partners and limited partners of the Disclosing Part}', if the Disclosing Parly is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Pany is;; limited liability company; (2) all principal office-!s of the Disclosing Pany: ard (?) any person having more than a 7.5 percent ownership in teiest in the Disclosing Party. "Principal officers" means the piesiuent, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising .similar aethoiily.

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

i Yes [Xj No

If yes, please identify below (I) the name and title of such person, (2) the name of ihe legal entity to which such person is connected: (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (A) the precise nature of such familial relationship.

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## CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX B

BUILDING CODE SCOFFLA W7PROBLEM LANDLORD CERTIFICATIOjN

File	#.	O2017	-6399	Version	n· 1

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

1. Pursuant to Municipal Code Section 2-454-010, is the Applicant or any Owner identified as a building code scofflaw or problem landlord pursuant to Section 2-92-4 16 of the Municipal Code?

[]Ycs [XjNio

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

[]Yes

[; No

fyC] Not Applicable

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

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