

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

Legislation Text

File #: 02022-2007, Version: 1

OFFICE OF THE MAYOR

CITY OF CHICAGO

LORI E. LIGHTFOOT MAYOR

June 22,2022

TO THE HONORABLE, THE CITY COUNCIL OF THE CITY OF CH IC AGO

Ladies and Gentlemen:

At the request of the Commissioner of Planning and Development, I transmit herewith ordinances authorizing the sale of City-owned properties.

Your favorable consideration of these ordinances will be appreciated.

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, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties is vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council

ofthe City ("City Council") on March 6, 1981 and published on pages 5584 - 5585 of the Journal of Proceedings of the City Council ("Journal") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, the Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the Journal for such date at pages 11830 -11833, and on January 7, 1983 and published in the Journal for such date at pages 14803 - 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, pursuant to an ordinance adopted by the City Council on September 14,1994 and published in the Journal for such date at pages 56195 - 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the Journal for such date at pages 92771 - 92773, and on July 28, 2010 and published in the Journal for such date at pages 97370 - 97374, and on June 25, 2014 and published in the Journal for such date at pages 83533 - 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, pursuant to the current ANLAP Program, as codified at Municipal Code Chapter 2-159-010 et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand Dollars (\$50,000); and

WHEREAS, pursuant to the ANLAP Program: (i) if the property appraises at or for less than Ten Thousand Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand Dollars (\$20,000.00) but more than Ten Thousand Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand Dollars (\$20,000.00) the minimum acceptable bid must be at least Two Thousand Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand Dollars (\$20,000.00); and

WHEREAS, pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a city-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

1

WHEREAS, pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the real estate on which grantee's primary residence is located; and (2) require that the parcel be improved with landscaped open space within six (6) months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate ten (10) years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, the City's Department of Planning and Development ("DPD") desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Zeric Richardson (the "Purchaser"), who has a principal residence of 4226 South Wells Street, Chicago, Illinois 60609,which ANLAP parcel is located in the 47th/Halsted Redevelopment Project Area ("Area") established pursuant to ordinances

adopted by the City Council of the City of Chicago on May 29, 2002, published in the Journal of Proceedings of the City Council for such date at pages 85676 through 85904; and;

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (ifany) and has also caused public notice advertising the City's intent to enter into the sale of the ANLAP Parcel to the Purchaser to be published in the Chicago Tribune on May 9, 2022; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and ; and;

WHEREAS, by Resolution Number 22-021-21 adopted on June 16, 2022, the Plan Commission approved the sale of the ANLAP Parcel to the Purchaser; now, therefore

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or her proxy is authorized to execute, and the City Clerk or the Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of Two Thousand Dollars (\$2,000.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

SECTION 3. The Commissioner of DPD (the "Commissioner"), or a designee of the Commissioner, is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver such documents as may be necessary or appropriate to carry out and comply with the provisions of this ordinance, with such changes, deletions and insertions as shall be approved by the Commissioner or the Commissioner's designee. Such documents may contain terms and provisions that the Commissioner or the Commissioner's designee deems appropriate, including indemnification, releases, affidavits and

2

other documents as may be reasonably necessary to remove exceptions from title with respect to the Property or otherwise may be reasonably necessary or appropriate to consummate the transaction contemplated hereby

SECTION 4. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity of such provision shall not affect any of the other provisions of this ordinance.

SECTION 5. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 6. This ordinance shall take effect upon its passage and approval.

3

EXHIBIT A

Bidder:	Zeric Richardson
Bidder's Address:	4226 South Wells Street, Chicago, Illinois 60609

 Appraised Value ("as is"):
 \$15,000.00

 Bid Amount:
 \$2,000.00

Legal Description (Subject to Title Commitment and Survey):

Lot 24 in Block 3 in Superior Court subdivision of Lot 2 in Superior Court partition of the south % of the northeast V* of Section 4, Township 38 North, Range 14, East of the Third Principal Meridian, In Cook County,

Illinois.

Address:

4224 South Wells Street Chicago, Illinois 60609

Property Index Number: 20-04-222-060-0000

4 CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

SECTION ! - GENERAL INFORMATION

A Legal name of the Disclosing Party submitting this EDS Include d»'b/a- if applicable.

"Z.Ci^.id- kit MAi^VkXi

("heck ONI. of the following three boxes:

Indicate whether the Disclosing Party submitting this LDS i:<: J. [vf the

Applicanl OR

2. (] a legal entity can-cully holding, or anticipated to hold wiibin months alu-i Cily action on the contract, Irarisaciion en other undertaking to which this EDS pertains uefoncii tu below ihe "Matter"), a direct or indirect interest in excess of 7.5% in the Applicant. Stale (he Applicant's legal r.,!i!.. :

OR

j j a iega! emity with » direct or indirect right of control of the Applicant (see Section !L B)f I») State the lega! name of the entity in which the Disclosing Party holds a right of control-

B. Duiincss address of the Disclosing Part}: *4Z2c* "S. v>}£U3 S'T

C. Telephone. ^i L - Z>-n - G'^u Fax Email-

D. Name of contact person: ~ 7 JZ\e,{t.. RtcwvV^o^-oJ

!:. Federal Employer Identification No. fit'you have one): ,

F. Brief description of the Matter to which this EDS pertains. (Include project number and iocation of property, it applicable*

r-!.<o!>(i''):o(.|t''i.*i.

CJ Which City agency or department is requesting this F.DS? fcifr i Otw lof, u eT-s-f

H' the Mailer is a conn act being handled by the City's Department ol Procurement Services, please complete the t'oiiowine:

SUCTION II - DISCLOSURE OF OWNERSHIP INTERESTS

A. NA HIRE: OF THE DISCLOSING FAR FY

/I. indicate ihe nature o! the Diseiosine Party: [✓■Person

[] Limited liability cotr.pany [j Limited liability partnership [] Joint ve.nh.ue [] Not-for-profit corporation">http://ve.nh.ue>[] Not-for-profit corporation (Is the not-for -profit corpoiution also a 501(e)(3))?

2. For legal entities, the slate (ot foreign country) of incorporation or organization, if applicable:

3. For legal entities not organized in the. Slate of Illinois: Has the organization registered to do business in the State of Illinois as a foreign entity'.'

[J 'Organized ir. Illinois

13. ii' THE DISCLOSING FA RTY IS A LEGAL FN"! 11'Y.

I. i ist below the full names and titles, it' applicable, of: (i) ail executive officers and al! directors of rite entity; (it) for not-for-profit corporations, all members, ifany, which are iegal entities (if there are no such members, write "no mem hers which are legal entities"), (iii i fur trusts, estates ur other simitar entities, the trustee, executor, administrator, or similarly situated party: (iv) for general or limited partnerships, limited liability companies, limited liability partnerships or joint ventures, each general partner, managing member, manager oi any othei person cr legal entity that directly or indirectly controls the clay-to-day management of the Applicant.

NOTE: Each legal entity lifted below must submit an F.DS on ii:> own behalf.

Name Title

2. Please provide the foi lowing information concerning each poison ot legal entity 'having a direct or indirect, current or prospective (i.e. within 6 months alter City action) beneficial interest (including ownership) in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest m a partnership orj'-ini venture, interest of a member or manager in a

limited liability compmr., or inlet est ot a beneficiary oi' a trust, estate or other similar entity. 1 i none, -tree "None "

NOTE: Each iei>a! cntily listed below may he required to submit an EDS on its own behalf.

Name

Business Address

Percentage Interest in the Applicant

SECTION III ~ INCOME OR COMPENSATION TO, OR OWNERSHIP BV, CITY ELECTED OFFICIALS

Mas the Disclosing Party provided any income or compensation to any City eiccted official during I he

i---month period preceding the ilaie of thi-.> EDS'.'

I j Ye:-. [✓•flNo

Does the Disclosing I'arry reasonably expect to provide any income of compensation 10 anv City elected official during the 12-iiioni.h period following the date of this EDS'.⁵ f) Ve.-. li/fNo

If "yes" to cither of the above, please identify below the namet.s.l of such City elected officials j and describe such income or compensation:

Does iin\ Cily elected official or, to the best offhe Disclosing Party's knowledge after reasonable inquiry, any Citv elected official's spouse or domestic partner, have a financial interest (as defined in Chapter 2-i 56 offhe Municipal/Code oi'Chicago ("MCC.")) in the Disclosing Party? | j Yes [/No

If "ves." please identify below the nanteisi of such City elected officials) and "or spoilse(s)/domesuc partner(s) and describe the financial interest(s).

SECTION IV - DISC LOS I.'RE, OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address; of each subcontractor, attorney. iohbyi.il <htps://iohbyi.il> (as defined in MCC' Chapter 2-1 56). accountant, consultant and any other person or entity whom the Disclosing. Part)¹ has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to In.- paid. "I he Disclosing Paity is not required to disclose employees who are paid solely through the Disclosing Party's regular payioll. If the Disclosing Paity is uncertain whether a disclosure is required under this Section, ihe Disci* >>.mj; Pariy must either ask trie Cily whether disclosure is required or make the disclosure.

V ci. 20 \backslash 'i -

 Name (indicate whether Business retainer' or rmileipaled tible sctsawd;
 Relationship :•■> Disclosing Pu-ty
 Icon (inchoate who! tier

 retainer' or rmileipaled tible sctsawd;
 Address (subd>ntractoi. attorney. lobbyist, etc.)
 P/iuLigVs'lUUJ.liiL'd ¹ NON:..:

 t i be sctsawd;
 Iobbyist, etc.)
 "hourly raie" or "t UA " is (Hit an accepiabic icspon.se < http://icspon.se>.

! Add sheets il necessary)

[v/f^heck heie if the Disclosing Purl) lias not retained, nor expects to retain, any such pei sons or entities

SECTION V - CERTIFICATIONS

A. t'. 0 U R T - 0 KIJ F RE D CHILD SUPPOR I" COMPLIANCE.

Under MCC Soclion 2-92-415. substantia; owners of business entities that contract with the ("ity muss remain in compliance with their child support obligation:-; throughout the contract's- term.

i-l as the iv person who directly or indirectly <>wns 1 ()':•;. or more of the Disclosing I'nrly been declared in arrearage on any child support obligations by am, Illinois court of competent jurisdiction'.'

|; Ye > i; No U^NNo person directly or indirectly owns i 0': >. or more ei' the Disclosing Party.

!}' "Yes." has 'he person entered into a court-approved agreement for payment ol al! support owed and is tile person in compliance with that a^ieeioeni?

f J Yes [1 No

B. FURTHER CF.RT1FICA HONS

1. [This paragraph 1 applies onU if ibe. r\ lattci is a contract being handled ny the City'-; i >cpai tmeni of Procurement Services.) In the 5-year period preceding the date of tins hDS. ne-itiier ti'iC Disclosing Partv noi anv Ai'lUialed hniitv (see. definition in (5) Ivio'.s | has engaged, in connechon wilh the performance of any public contraci, the services df an iniegrity monitor, independent private sector inspecior kenerul. or inICLtrilV compliance consultant (i.e., ari individual or entity 'with legal, auditing, invest mat i ve, or other similar skills, designated by a public acency to heip the agency monitor the aciiviiv specified agency vendor:', as well as help the vendors re form their business practices so they can be considered for agency contracts in the future, or continue with a contract tn progress).

2. The Disc-losing Party and its Alliliated Entities are. not delinquent, in the payment ul anv hue. lee. tax or other source of indebtedness owed to the City nf C hicago, including, hm noi iimkoo \i>. water an.I Newer chai ses, lieense fees, parking, lickels. properly saxes and sale; Uixcs, ioo is mc I .Mselo.'-.iiig Partv delinquent in the payment oi any lax administered by ihe Illinois Department of P...venue.

C,igo4el'15

^ 1 he Disclosing Parly ar.d. tf the Disciostne Parr, is a leaai eniit>. ail of those persons or entitle::, !-ieo:o'/d in S:\twi <file://S:/twi>: IIO-CO ' of this hDS:

a aie nut presently debarred, suspended. proposed for dc-hai'mont, deeiared ineligible or voluntarily excluded lront any transactions by any federal, state oi' loo! unit oi government;

b. have riot, dutine the 5 years before ihe date ofthis l-DS. beer, convicted of a eiitnnuil offense, Adjudged guilty, or had a civ;', judgment rendered against them in connect:on wilh. obtaining, attempting to obtain, or performina a public (federal, stak ur local) iniu-saeiion ur coiiCae! tinder a public iraus.idiom a violation of federal or slate rintiirust statutes; irmui; embc.'/,:.ieme.!il; thelt. hngeiy. brilua \: falsillciiiiou or destruction of records: making fal.se http://fal.se statements: or receiving stolon proper! y:

c are not presently indicted for, or criminally or civilly charged by. a governmental entity I federal, state or local; with committing any of the offenses set forth in subparagraph (bt above:

d. have not, during the 5 years before the date oflhis l-DS. had one or more public transactions (federal, slate or

local) terminated for cause or default.; and

e. lune 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 oi iocal raoernmen:,

4. ihe Disclosing Patty understands and shall comply with the applicable requirements of MCC (huptors 2-3e (Inspector General) and 2-1 5b (Oovenunemal Ethics)

>. Certifications o), to) and (7) concern-

• the Disclosing Pany;

⁰ any "Connactor" (meaning iiny.contractor or subcontractor esed by the Disclosing Puny m connection with the Mutter, including but not limited lo aii persons or iegai entities disclosed under Section IV. "Disclosure of Subcontractors ant! Other Retained Parties"); « any "Affiliated Entity" (moaning a person or enlity that, diiectly or indirectly, i-onnolr, th-.-Disc los i rig Party, is controlled by the Disclosing Party, or is, with the Disclosing Party, under common.control of another person or entitv). Indicia of control include, wiihoul limitation: mieriockine. m.--tiiu>.'.emont or ownership; identity ol" inieiests atnong fmvuh members, shared facilities ami equipment; common use of empkoees; or organisation o! a business ontiiy 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 canity. With respect to Contractors, die term Affilialed filthy means a person or entity thai directly or indirectly controls the Contractor, is controlled by it. or, wilh the (."oniraetor. L under common control of another person or enlity:

• any responsible of l'icial of the f."isciosina Pa rty, any Com Kiel or or an}' AI filiated Cnin •, or any cher official, agent or employee of the Disclosing Pat ly. any < 'onti actor or any Affiliated tmtiiy acting pursuant ;o the direction ov aiit.hori.'..'ition of a responsible of l'icial of the I nselosing Pav'-y. any Contractor or any Affiliated Entity ('collectively "Agents"),

Nohhei flic Disclosing Paris, a, .r anv (.'oniraetor, imr any Ai'iEalec! L:iii?y.>i chi'iei" the !o'-osm.'. I'ai'iv or any Contractor i> my Agcim-. have, during mo a yeas before the dale n! tms LDS, or, -a-iv .peel In a (whir.irioi. an A! ii bated liniic . oi an Ai filialcd Emily oi' a Contincloi dm mg ihe 5 years before hie dale ol audi >'. oiiUaclor's oi Affiliated i 11; 1 -' conii'Kl or engagement iii connection v.-it it the Mailer:

a. bribed or atlcmnled io bribe, or been convicted ot adjudged guilty ol bribery oi ahempfmg U'> bribe, a public, officer or employee of ihe fily, ihe Si.no http://Si.no of Illinois, or any agency oi the iederai govcrnnieul or of ni iv suite or local government in ihe I Iniied Suites ;if America, in that onieer's or employee's official capacity,

!\ agreed or colluded wilh "ther bidders or prospective bidders, or been a party to any such ag; cement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bid-ler:,-. in restrain! of freedom of competition by agreeinenl to bid a fixed price or otherwise; or

c. made an admission of such conduct described in subparagraph (a) or (hj above that is a matter of record, but have not been prosecuted for such conduct: or

d. violated tlie provisions referenced in MCC Subsection 2-92-320(a)(4gContracts Requiring a Base Wage); (a)('5)t'l) cbarmc:v. Regulations); or (ai(6)(Minimum Wage Ordinance).

6 Neither the Disclosing Party, nor any Affiliated Untty or Contractor, or any of their employees, oilieials. agents or p.silners is barred from contracting wilh any unit of stale or local government us a result of engaging jn or being convicted off I) hid-riggitu: in violation ol 77t) II,t. S y.v>i.\-3. (.1) bid-rotating ir. violation ot 7?t.) ILCS V 3 3 F-4. or (3) any similar offense of nny state or ol the i In ited Slates of America thai contain?, the same elements as the offense of bid-lagging or bid-rotating.

7. Neither the Disclosing Party nor any Affiliated'handy is listed on a Sanctions List mamtainea by the United States Department of Commerce, State, oi Treasury or any successoi federal agency

K. IFOR AI'I'I.ICAN I ONLY | i t) Which the Applicant nor any "cor.tioiling person" [see MCC Chapter 1-23. Article ! ior applicability and delined terms] of the Applicanl is currently indicted or charged with, o/ has admitted guilt of or has ever been convicted ot. or placed under Supervision !or, anv criminal offense involving actual, afiempleu. or conspiracy lo commi¹. bribery, thell. iraud. bu^ery. perjnty. dishonesty oi deceit against an officer or employee oi Ihe- City or any "sister a«eiu.y"; and lu) the Applicant undersiauus and acknowledge:, that compliance, with Article I is a continuing requin.auen fordoing business with the City NOTE: If MCC Chapter 1-23. Article 1 applies to the Applicanl, that Article's permanent compliance timeframe supersedes 5-year compliance timeframes in this Section V.

v. |FOR APPLICANT ONI,Y| Ihe. ApplLant and its Affiliated Entities will not use. nor pcimii their subc.om motors m. use. mr. facility listed as having an active exclusion by the l! S PPA oti the Iederai S;.stem for Award Management ("SAM").

iO [FOR APPI ICA N'T < iNi Yj The Applicant will obtain fioin any contractors/subcontractors hired or to fi'.- hired in connection with the Matter certifications equal in lonu and substance in those m (ertifications (2\ and C>; above and will not. without die prior whiten •.ou.-.cnt of ihe Ciiv, use any sud

i'--:i!ili'acii⁻-r^{sub.-or}:ir;:-.⁻J:!f ilia! does noi provide such cci'!ific;t;io>is o;- that the Applicant iia;. reason lo believe has not provides.! iiT'eannoi provide truthful ecr'iticaiions

I L I.' th«. Disclosing Part >• is onab.c to vertijy tu any «»f iris -ibi'Vi: statements ir thi.: I'art B i Further Certification::!, the Disclosing Party must explain below:

It the letters "NA." ri\e word "None." or no response appears on ihe !ities above. '.(w il! tie com. iusiveN presumed that the Disclosing party certified to tlie abo\e statements

'2. 1 o the best of th; D;scie,.ing Party's knowledge alter reasonable inquiry. the i.oiiowin.g is a complete li.si of all citrreni employees of the Disclosing Party who were, ai any time during rho 1 2-inomh period preceding ihe date of lis LDS. an employee., or elected or appointed official, of the Citv oi Chicago ti! none, itidicale with "N/A" or "none').

i 3. To the best of Lite Disclosing Party's knowledge alter reasonable inquiry, the following is a complete h••! ot ;.|| pifis

thai the Disclosing Parly has given or caused to ho given, at any tune during ihe I .-/-mouth period preceding the execution date of this LDS, io an employee, or elected or appointed official, of me ("i!y of Chicago. For pui poses of i his smicmeni. a "gift" does not include. (i) auyilurm made geiicaily available lo t sty employees or io the general public, or iii) I ond. or drinh provided in (he course ol olftei.ai Cily business and having a retail value of less than ii'23 per recipient, or (iii) a political contribution otherwise duly reported a? 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 CFK'nFlCATfuN OF STATUS AS FINANCIAL INSTITUTION

1 Die Disclosing l'artyceriilles lhat the Disclosing Party (check n:ie) J is ft/i, ;.->!

a "flnanciai institution" as defined in MCC Section 2-32-455<b).

2. [f the Disclosing Paity IS a financial institution, then the Disclosing Party pledges:

'We are not and will not become a pieJaiory lender as defined in MCC Chapter 7-32 We further pledge (liat none o| om affiliate-; is, and none of them will become, a predatory lender as defined in NUT ('hapior 2-32. We understand dial becoming a pieclaiory lendei or becoming, an affiliate of a predaioi'y' lender may result in ihe loss of the privilege of doing business why lis; i its "

VcCsoR-

it tiv.: I >ivck>sam>. Party is unable to make tin's |iicvi;.¹ because it or am. of its aiii hates (as -.iclmcd m Nu 'i'' Sei no;; A j--bv3(bj) i\ a]i!v.kiloiy lemler within lb': moaning, of MCO Chapier 2explain here {attach additional pages, if necessaryg

it the letters "NA." the v/otd "None." or r.o response appeals on the lines above, a wi;l be conclusively presumed that the Disclosing Parts vurlified to the above statements.

D. CERTIFICATION REGARDING FINANCIAL IN"I ERFS ! IN CITY BUSINESS

Any words or terms defined ir: MCC Chapter 2-1 56 have Ihe same meanings if used in this Part D

L In accordance with MCC Section 2-150-1 10: To the best of the Disclosing Party's knowledge alter i esi^ •uable inquiry, does any official or employee of the < 'ii'. have a financial inlet est in his or iter own name or in the name or any other person or entity in the Mallei '•

!) Yes. !/No

NO l'E: If you checked "Yes" to hem D(l). proceed to Items 1X2) and Dt3). If you checked "No" to Item D(!). skip Items D(2) antl FX 3) and proceed to Part F.

.'. Unless o-,|d pursuant to a process of cmpcimvc bidding.-or otherwise permitted, no Cily elected ol!ic.inI or employee shall have a i mam. i.h interest in his or her own name uj- in ihe name of ans othei person or onliiy in the purchase ofany propeity thai (i) belongs to the City, or (u) is sold for taxes or assessment or t'iii) is sold by virtue of legal process at ihe smi of the Chv < coilceive v. "City Property Sale"). Compensation tor property taken pursuant to the. Cilv's eminent domain power docs not constitute a financial interest within the moanum of this Pari D.

Does iht: Matter involve a City Property Sale'."

1]Yes fjNo

3. I.) yoa checked "Yes" to Pen; D(f). provide the names and business addresses of the City official.;

or employees having such financial interest and identify the nature of the financial interest-

Name

Business Address

Nature of Financial Interest

4. The Disclosing Party further certifies that no prohibited financial interest m ihe Matter wtli be acquired by any City official or employee.

V>!.20IS-f

is .H oi' 15

k. ('ertihca i ion rfoa rding slavery i:ra wisinfss

Picnic ui.-cL cither' i) ni (2) below. if the I.hscinsmg I'mi> checks (2». the Disclosing. Pany most discinsi: heinv.' or in ;.in ailaehiueni lo it:is Id)S ail informal:ou required by (2). I adi ire io compiy v.'iih li csc disclosure lequiicmenis may make an;, contract .".!'..; • J mto with the L by in connection wiif 1 the Mailer voidable ivy the City.

 \land '! ne Disclosing Party verifies that the Disclosing Parly has searched any arid all records _u(ihe Disclosing Party and anv and aii p"edcessoi enfuie-: regarding records oi investments or pioiits from jlavery or slaveholder insurance policies dm inc. the slavery era i. including insurance policies Csued lo slaveholders that provided coverage for damag.e io oi injury or death ol iheir slaves), and tije Disclosing Party has found no such records.

2. {'he Disclosing Party verifies that, as a result ni conducting the search, in step (T) abose, the Disclosing l'ariy has found records of investments or profits Irom davery or slaveholder insurance policies The : nselesing Party \erilies <file:///erilies> that the following corisiiunes full disclosure of all such records, in chid in si the names of nny and all slaves ot slaveholders described m 'hose records:

SEC'HON VJ - CERTIFICATIONS for federally funded matters

NOTE- If the Matter is federally funded, complete this Section VI. if the Matter is nut federally funded, proceed (o Section Vii. For purposes ssf this Section VJ, tax credits allocated by the City and proceeds of debt obligations of the City arc not federal tunding.

A. CERTIFICATION RB(i\KDING I.OBBVINO

1 1 ist below rfie names ot all persons oi entities roei∎acred under the federal Lobbying Disclosure Act of I'g'tig as amended, who have made lobbying contacts ou behall ∎ifthe Disclosing Partv wj.h respect to the Matter: (Add sheets if necessary)'

i II no explaiiali'm appears or begins on the lines above or if 'he letters "NA" or ii ihe word "None" appear, it will be conclusively presumed that the Disclosing Party means lhat NO persons or entities registered under the Lobbying Disclosure Act of 1 595, as amended, have made lobbying contacts on behalf of the Disclosing Party with respect to the Matter)

? Ihe Disclosing Paity has not spent and will not expend any federally appropriated funds to pay any person orenbiy listed in paragraph AM) above ior his or hei lobbying activities or n. gay any person oi entity g> influence' or .itienipt !
 .' inlluence an offteei or empioyee. o! tiny agency, as debated by applicable Iederai law, a member of Congress, an officer or empioyee oi" Congress, oi :m empioyee
 V.eSiOX I

o! :\ membei oj rung;-'.;;.g m connection wit.ii the award ofany federally tuiwict.i contract, linking any federal ly tunned giant ni loan, entering into any cooperative agreement, or to extend, continue, renew, amend, or modify any federally funded contract, uraru, loan, o; coops'all ve agreement

3 The Disclosing Patty will submit an updated certification at tin end ol each calendar quarter in which there nccars any event that materially affects the accuracy of the statements and information set forth in paragraphs Ai' 1) and A(2j above.

4. The Disclosing Party certifies lhat either: (i) ii is not an organization described in section .*»('» !tc'»(4) of the haemal Revenue Code of 1986: <a (iii it is an organisation described in section 501(c)(4) of the Internal Revenue Code of 1986 but has noi engaged and will not engage in "tohb>ing Activities." as that term is defined in the Lobbying Disclosure Act of R>°o, as amended.

5. If the Disclosing Parly is the Applicant, the Disclosing Party must obtain certifications equal in form and substance to paragraphs Aid) through A(4) above from all subcontractors before it awards any subcontract and the Disclosing. Parly must maintain all .such subcontractors' certifications (or the duration of tin- Matter and must rnnfe such certifications promptly as. allahle te the (.'it) upon request.

B. cHRl iriCA NON REGARDING EQUAL P.MIM.OYMF.NT OPPORTUNITY

It ihe 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 ihe Disclosing Party ihe Applicant? | ; Yes 'MNo

If "Yes," answer the three questions below:

;. Have yot: developed and do you have on file affirmative action progiams pursuant to applicable federal regulations? (See 4 I CFR Part 60-2.) I jYes ¹ MNo

 Have you Hied with ihe Joint Reporting Committee, the Director of the Office of federal Contract Compliance
 Programs, or the Equal Employment Opportunity Commission all reports due under the applicable liiing requirements"" j | Yes [j No [j Repeals noi required

3. Flave you participated in any previous contracts or subcontracts subject to the equal opportunity clause?

!. i Yes " M No

if yoa checked "No" a• question (! j or (2) above, please provide an explanation:

Pago 10 of 15

SECTION VII - FURTHER ACKNOWI.EI)<; MI NTS AND CERTIFICATION

I'he Disclosing Put iv understands and agrees that;

A. lite cct Ui ";catioi"i:i, disclosures, and acknowledgments contained in this ED^{\land} v. hi become pun ofany contract or other agreetnenl between the Applicanl ami the City in connection with the Matter, whethei pi oca i einciit, C;t> assistance, or other Cif>. ad ion. arid arc material inducements to the. City'? execution ol any contract or faking other action wilh icspeei to the Matter, 'fhe Disclosing Partv understands that it must compb- with till statutes, oidiiume-es. and regulations on which this EDS is based.

B I he City's Governmental Ethics Ordinance, MCC Chapter 2-156, imposes certain dunes and obligations o:t persons or entities seeking City contracts, v\ork, business, <n transactions. I he tail text of this; ordinance and a training program is available ou 'tine at $v \cdot v \cdot v$. c i i $v \cdot i$ i c 11 i c a g o. i i r: -i >' i. i 111 c s, and mav also be obtained from the City's Board of fillies. 7-H) N. Sedgwick St.. Suite 500, Chicago. IE 60610. (512) "'14-9660. The Disclosing Party must comply fully with this ordinance.

O. If the Cily determines that any information provided in this EDS ss false, incomplete or inacouraic. any contract or other agreement in connection with which it ;s submitted may be leseincled or he void or voidable, and the Cily ma;, pursue any remedies under the contract or agreement Iii not rescinded ov void), at law, or in equity, including icrminating. ihe Disclosing Party's participation in ihe. Matter and/or declining io allow the Disclosing. Paris to participate in other City tntnsaction.s. Remedies a; law fur a false statement of material fact may include incarceration and an award to the City of treble damages.

D. b is the City's policy to make this doe-timent available to the public oa its Inns-net sue and'or ugon icquesl. Some or ail ol the inhumation provided in. and appended to. this EDS may he. made public!;--available on lite internet, in response to a Pioedom of luloi malion Act request, oi otherwise. IV/ completing and signing ibis EDS. the Disclosing Party waives and releases any possible rights or claims which ii may have against the City in connection with (he public release of information contained in this EDS and also authorize.:, the- Citv >o verify ihe accuracy ol :mv information - nountied :r; thi> FDS.

E i he information provided in this FDS musl be kept current, in the event of changes, the Disclosing Party must supplement this FDS up to the time the Ony takes action on the Matter, li the Matter is a contract being handled by the City's Department of Pn icnremeni Services, the I hsclosing Party must update this EDS as the coniracl requires. NOTE: With respect lo Matters subject to MCO Chanier ! O'.'f .Article 1 (imposing, PERMANENT INELIGIBILITY for ceitain specified oficitiscs). die information provided herein iguarding eligibility must be kept current for a longer period., as required by MCC Chapter I-2a and Section 2-154-020.

Page 11 ol 1?

CERTIFICATION

! ip.der penalty of penury, the pei son signing below. t1) warrants t!uu ii.gsho is authori/rcd u> execute tin's f Dy; and .;" applicable Appendices, oa behalf of the j losing ICo-. $s \le i$ (.'.') w;,,t j-m ili-i .ill certifications and statements contained in this EDS, and ail applicable Appendices, are true, accurate and complete as of the date furnished to the City.

(Prim or type exact J eg.; u^wnr nfl ->i s c I \leq s i i jg Party)

iPrim or type name of person signing) Pd*i 12 M J5

(PrijiVoi type inJe of person signing)

(DO NOT SUBMIT THIS PAGE WITH YOUR EDS. Tie purpose of this page is for you to recertify your EDS prior to submission lo 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 mailers. Not for City procurements unless requested.

This recertification is being submitted in connection with '\i-j*- $0^{(-' - -')} - v^{-'-i} > S$ [identify the Matter]. Under penalty of peajtffy, the person signing below: (1) warrants that he/she is authorized to execute this EDS recertification ou behalf of the Disclosing Party, (2) warrants that all cectificatioes and statements contained in the Disclosing Party's original EDS are true, accurate and complete aa of the date furaitified to the City end continue to he tree, emanate and complete as of the date of this recertifies ban, and (3) reaffimuj its acknowledgments.

 $/(pJL m' \rightarrow C-':>'''-\bullet$ (Print or type legal name of Disclosing Party)

Date: y

Print or type name of signatory:

Title of signatory:

[state]

Vw. 1 j-oi-a-s

CITY OI CHICAGO ECONOMIC IMSCLOSCRE STATEMENT AND AFFIDAVIT APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITV OFFICIALS AND DEPARTMENT HEADS

i Ids Appendix is to be coinplied only by (a) 1 lio Applicant. and (b) any Ivr«4.isl entity which h,v- a direct ownership interest in the Applicant exocetfiii'4 7.5%. it is not to be completed by any legal entity which 1ms only an indirect ownership interest in the Applicant.

I Sudor MCC Section 2- i 54-01 :\ the I hsclosiru: Party must disclose whothor sucli Disclosing Part} ur any "Applicable Ponty" or anv Spouse or Domestic Partner thereof currently has a "laruik;':! relationship" with any elected cit> official or department head A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable. Pany" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the cily treasurer or eny cily department head as spouse or domestic partner or as any of the following, .whether by blood or adoption: p;m:rt. child, brother or sister, aunt or undo, niece or nephew, grandparent, eranuchiki, father-in-law, mother-io-hv.v. son-in-law, daughter-ip-lavv. stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister

"Applicable Party" means (I) ail executive officers of the Disclosing Party listed nt Section H B.I.a , if Ll io Disclosing Party is a corporation; all partners of ihe Disclosing Party. iflhe Disclosing Party is agener.il partnership: all general parfuers and limited partner.">http://agener.il>partnership: all general parfuers and limited partner.; of ihe Disclosing Pany, d the. Disclosing Paris- is a limited partnership: ali managers, managing members and members of the Disclosing Parly, ifthe Disclosing Pany is a limited liability company; (2) ail principal officers of" ihe Disclosing Parte; and (3) any person having more than a 7.5% ownership hileresi. in the Disclosing Party. "Principal officers" means the president, chief op'...-ratine officer, executive director, chief linanciai oil jeer, treasurer or secret aiy of a legal entity or any poison exercising shndar autho't'.y.

Does (he Disclosing Party or any "Applicable Party" or any Spouse or Domestic Parser thereof currcmiv have u "familial relationship" with an elected citv official or department head'.'

I | Ves jVjNo

If yes. please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected, (3) the name and tide of the elected city official <>>i department head to e.hom such person has a familial relationship, and (4) the precise nature of such familial relationship

!•' >;t: I } »it' 15

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX B

BUILDING CODE S CO FFL A W/P ROB LE M LANDLORD CERTIFICATION

'I ins Arpuidi:-. I.-. 10 he completed only by I;;') the Applicant and [hi any legal entity winch has a direct ownership interest in tin: Applicant OMcccdinu \sim !.>\i (an "s.iwin.i"). It is not to be completed ov any legal entity which lias only an indirect ownership interest in th-.: Applicant.

1. Pursuant io MCC Section 2-154-010, is the Applicant or any < Kvner identified as a building code scofflaw or problem landlord pursuant' to MCC Section 2-V2-4 i 6V

 $\{ ! Yes$ [J_s No

2. If dr.; Applicant i-; :i legal entity public!'.' traded on any exchange, is any officer or director of the Applicant identified as a building code scofflaw or problem landlord pursuant to MCC Se«. fn>n 2-92-416?

h/j No [' j The Applicant is not publicly traded on any exchange.

3. If yes to (I i or (2) above, please identify in-low the name of each person or legal entity identified ai a l'liihiine code sco'Daw or problem landlord and the address of each building or buildings to which the pertinent code violations apply.

Ver.20 i 8-1

>•»•. 14).?•

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT APPENDIX C

PROHIBITION ON WAGE & SALARY HISTORY SCREENING - CERTIFICATION

This Appendix' is to he completed only by an Applicant that is completing this EDS is a "contractor" as delined hi MCC Section 2-92-385. That section, which should be consulted (wyvw-g.¹ id eg a b con j), generally covers a pany to any agreement pursuant to which they. ; ij receive City of Chicago funds in cHisi'.ieraiion for services, work or y.oods provided (iueluding lor legal or oilier piolessiouai sorvices for (ii) pay the Cily money for a license, grant or concession allowing thern to conduct a business on City premises

On behalf of an Applicant that is a contractor pursuant lo MCC Section 2-92-385, 1 hereby certify that the Applicant is in compliance with MCC Section 2-92-385(b)(1 j and (2), which prohibit: (Pi screening job applicants based on their wage or salary history, or (.it) seeking job applicants¹ wage or salary history from current or former employers. I also certify that the Applicant has adopted a policy that includes those, prohibitions.

i I Ves I] No

\v^N. A - 1 am not an Applicant that is a "contractor" as defined in MCC Section 2-'52-385 This certification

shall scr\e as the affidavit required h\ MCC Section 2-92-385tc)(!>. If you checked "no" to the above, please

explain.

Pn^i: I? ;∎!" 15