



Office of the City Clerk

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

Legislation Text

File #: O2011-63, Version: 1

INDUSTRIAL ORDINANCE

WHEREAS, the City of Chicago ("City") is a home rule unit of local government pursuant to Article VII, Section 6 (a) of the 1970 constitution of the State of Illinois and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

, WHEREAS, the City has experienced a significant loss of industry and jobs in recent years, accompanied by a corresponding erosion of its tax base, due in part to industrial firms' inability to acquire additional property needed for their continued viability and growth; and

WHEREAS, many industrial firms adjoin streets and alleys that are no longer required for public use and might more productively be used for plant expansion and modernization, employee parking, improved security, truck loading areas or other industrial uses; and

WHEREAS, the City can strengthen established industrial areas and expand the city's jobs base by encouraging the growth and modernization of existing industrial facilities through the vacation of public streets and alleys for reduced compensation; and

WHEREAS, the properties at 8463-8571 to 8571 S. Baltimore Avenue are owned by Baltimore Properties, LLC and 8501 Baltimore Properties, LLC; and

WHEREAS, Baltimore Properties, LLC and 8501 Baltimore Properties, LLC employ sixty four (64) full time employees; and

WHEREAS, Baltimore Properties, LLC and 8501 Baltimore Properties, LLC propose to use the portion of the public alley to be vacated herein for the expansion of the storage area, and a driveway for their industrial scrap metal company; and

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of public use and the public interest to be subserved is such as to warrant the vacation of part of public alley described in the following ordinance; now, therefore,

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

SECTION 1. All that part of the Northwesterly-Southwesterly 14.0 foot wide alley which lies Easterly of Lots 1 through 15 inclusive in Block 16 and lots 1 through 28 inclusive in Block 22 and the vacated Northeasterly-Southwesterly 30.0 foot wide street lying between and adjacent to said Blocks 16 and 22, in the Circuit Court partition of the southeast % of Section 31, Township 38 North, Range 15 East of the Third Principal Meridian (excepting lands belonging to the South Chicago Railroad Company) and which lies Southerly of the Northerly line of said Lot 15 in Block 16 aforesaid extended Easterly to the Easterly line of said 14.0 foot alley, which lies North of the South line of said Lot 28 in Block 22 aforesaid extended East to the East line of said 14.0 foot alley and which lies Westerly of the Easterly line of said 14.0 foot alley, all in Cook County, Illinois as shaded and indicated by the words "TO BE VACATED" on the drawing hereto attached, which drawing for greater, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacations.

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SECTION 2. The Commissioner of Transportation is hereby authorized to accept and approve a restrictive covenant or similar instrument restricting the use and improvement of the public way vacated in Section 1 of this ordinance to industrial uses and for such use and improvements that are accessory as that term is defined in the Chicago Zoning Ordinance. The restriction on use and improvement in the covenant agreement or instrument shall be for a term of 40 years and upon breach of such restriction the public way herein vacated shall revert to the City.

SECTION 3. The City of Chicago hereby reserves for the benefit of AT&T-Illinois/SBC, their successors or assigns, an easement to operate, maintain, construct, replace, and renew overhead poles, wires, and associated equipment and underground conduit, cables, and associated equipment for the transmission and

distribution of telephonic" and associated services under, over, and along the alley as herein vacated, with the right of ingress and egress.

SECTION 4. The vacation herein provided for is made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, Baltimore Properties, LLC and 8501 Baltimore Properties, LLC, shall pay or cause to be paid to the City of Chicago as compensation for the for the benefits which will accrue to the owner of the property abutting said parts of public alley hereby vacated the sum of

(\$.) which sum on the

judgment of this body will be equal to such benefits, and further shall within one hundred eighty (180) days after passage of this ordinance, deposit in the City Treasury of the City of Chicago a sum sufficient to defray the costs of removing paving and curb returns and constructing sidewalk and curb across the entrance to that part of the public alley hereby vacated, similar to the sidewalk and curb at 8571 S. Baltimore.

SECTION 5. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, Baltimore Properties, LLC and 8501 Baltimore Properties, LLC, shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, and attached drawing together with a Restrictive Covenant complying with Section 2 of this ordinance, approved by the Corporation Counsel.

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SECTION 6. This ordinance shall take effect and be in force from and after its passage and publication. The vacation shall take effect and be in force from and after its recording.

Approved as to Form and Legality Depqty Corporation Counsel

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Page 3

FILE NO. 31-7-10-3155

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Jeffrey A. Lev

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Jeffrey A. Lev 8501 so. Baltimore ■ . mna *
.Chirago, Illinois 60617'

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[] Yes J^No {j No person owns 10% or more of the Disclosing Party.

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Page A of i2

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i. CERTIFICATION

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pursuant to the City's eminent domain power does not c enstite a financial interest within ibe-meaning of this
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Page 8 of if

£. CERTIFICATION REGARDj^G;SL'AVERY ERA. BUSINESS;

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^QTErlf ihe>fiMicr is federally funded, complete this Section VI. If ihe tyaiietis npt;f<4ei«By funded, proceed to
Section Vft

A. CERTiFJCATi^EGARDJN<5 LOB^JNG

\. LrsUfctlpw-rhe names of all persons or entities reBiitered under the federal Lobbying Disclosure Act pf who have made lobbying cdniaos on behalf of the Discloijn;g Pajiv with lespea .10 the ^ffrier: iBtgtniit here, add Sheets as necessary".

—, n/a ■ ..

P»gt 9 of ! •

Is the Disclosing Party the Applicant

■jf*^*,~~," answer ihip ihiet quejiionj below.:~~

L HWe.vou deveipped and do ycu have xin nit iffirmauve ccjioh piccrams p.LMu.anHp applicable federal reciiJaiwiS? iSee 4,1 CFR Pail 6Dr2.1

:^ve<"!!!!!" " rj-No

2. Hi«e:y6u\itlerf^vitn^he lotnt Reprtting'fcmtiit.ex. the Director of theOffke of Federal Contract Compliance Programs, or the tqua!-Employn-.ent Opponur»ny Commiuicn all reports due under the sppikabic filj^

Yes |

Have you'participated jn,arry.pj.fvipyj;C<ii.<a'CJS oj iubcpniiacts/iubiectito the: equal opportunity clause?

f^Yes Il^o

If ypu checked "No" to PuesJiPn ;, 6i *. lhoice :pi«asepjbv.tfie an exptenaitoh:

SECTION VIJ- aCK^O^MLedC^IE^TS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES.
PISCLQSI3RE

The piseipjinf .Parfy understands arid agtees rhat:

A. Ey completing anS filing this EPS. the Pise losing-Party acknowledges and agrees* on behalf pf itself and the persons -or entities named innhts EDS. that the City may investigate the creditworthiness of some or all of the persons ot entities named in this EjDS,

B. The certification?;cisclpsuieSvand ac^nbwljci^ineni's contained jn this EDS will become pan of spy cPa'tract or-ot her egre c rnent be twe en ihe Appfi!c;ar)V.f.r)d the City in c pniiect ion -witbtbe Mattej, ■wWnriprPCorem^ Ciry is>istance, or other City ac tipp, s.nd;Br..Ci^aw^ to ihe City's execution of any connect or takrpg- other action with je.speci to the Matter. The Disclosing Party understands ibai Ji rhest comply with *11 statutes, ordihances. arid ief>Jlations ^on. whchthis EDS is based.

C. The City's GovetPTneniaf-Eihics and Campaign F rnancmg Ordinances. Chapters 2-156 end^IW Of the MiinirpaJCoofv. oppose.*erajn dptie^ »nd. dbljf atio^s pr. p;<ons or entities seeking Cijy c^htfacfti typiic. btrsntss. or trsp^rpn?. 'T&e fbjj teat of ip*« P4:pir*nce5 apd i trarn% pToJiatn b available 08 fine:il^<li^ftla^^M^ihiti. end ra*y-sL<d be pfct ained from The ^itytrfioard dfffocfs, 5*0l>. Sedgwick Si., Spire 2£D, Chicago> IL.pt&J 0, Oii/*<*:.-S@fa "Die Drscipsing Party mustcprr.ply fuliy applicable ordrpefle??.

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The Disclosing Party represents and^wairants that:

<j. Th'e.Disc losing Party has not withheld or -reserved any disclosures,as to ecpnorrict interests tn ihe Disclosing Panv, or,*? tp 'theXNlaiici.pt invento matron, data crplan as>to the intended use.or purpose f oi which ihe^pplrcaVi secksCity CpWcil pir other iCiry ag^iry aciiph.

*For purposes iof the cirrrfK'tions in rj.i , *nd H-2-. teJp^>*hevrtMm^ person at entity thati directly or)T\$^eclJy::cpntrpjts ihe; Disclsing Party, is controlled by the Disclosing Parryj or.is, w'ifb ihe D*seJ ^?jnj Party, uhpej common cpnirotptf snpther person or entity. Indicia of contr ol include., without limitation: mierlbckmg; mo'na^ep>e.pt pjr pw.pers.lnj^ ideritity of interests anrpn.g. - family members: shared-rfaciities and equipment; coPiroPJJsse ^ of a business entity folltiylng the iheiigibrTity^f entity tbjdojlittjhess S* 'ihtnevJedetSl' government or ajstaie.pr lpcal government, incjyd?PS the Gity, using jspbstaptially the^atne manijernent, ownership, or\$r.ineipafe aS j} ie ^^fl^e,^«jryi*

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CERTIFICATION

Under ptr.altv of perjury, the personscriins be.lbwc^i') •>. airsnts that be she fs authomed toesecute: this EDS on behalf of -he Discloing Party, arid" i2>wsiifn« ihei^tc-e':-!^

contained in this ED.S are tr ue, ice ui a te snd-conipieie as cf ihe'date fujnished to the City,

Jeffrey A. Lev

(sign netej

Jeffrey A. I,pv

t PrirA c ype ha«.* orperson^ignine/

President

j Print .01 type title 01 person: signing.*

Date;; ..May ?1 , 201 0

Signed and swprn to before me on (-date)_

at, r^y County Tl 1 inn is_tstate).

Nowry Public.

Commission "pries: March 6, 2014

-Teffroy A« Lev

Paige 13 of is.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

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

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

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

If yes, please identify below (1) the name and title of such person, (2) the name of the legal entity to which such person is connected; (3) the name and title of the elected city official or department head to whom such person has a familial relationship, and (4) the precise nature of

[] Yes

such familial relationship.

CERTIFICATION

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

Jeffrey A. Lev Date: May 21, 2010

(Print or type name of Disclosing Party)

By:

(Sign)

Jeffrey A. Lev

(Print or type name of person signing)

President

(Print or type title of person signing)

Signed and sworn to before me on (date) , by Jeffrey A. i.&xr,

at Cook County, IL (State).

Notary Public.

Commissioner expires: March 6, 2014

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-OFMCTAT NEIL D. SCHWARTZ

NOTARY PUBLIC, STATE OF ILLINOIS ^YCOMMBSSION EXPIRES 4/24/2011

, CiTY -OF CHICAGG

'ECONOMIC fJISCLOSURE STATEMENT

AND AFFIDAVIT

SJ^CTId.N 1. - GENERAL INTORN1ATIC*

A. Ltfo\\iimc of Disclosing Fauvfub^uiing ihis EDS., Include dfbSai if applicable:

8501 Baltimore Prnp prH oct LLC_

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Indicate whether Dv^ J. rfi. fte. Applicant /OR

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Applicant in »vhj£J?i Disclosing Party holds an interest:.. _ .. _ t_

""Ot ■

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which pisclc.«gngvP^ _ :

B. .. Business address of Disclosing^ aity. 8501 So. R3H-imnr_e Avo. -

Chicaqo. Illinois fifiM7_

.. , r - .. , p J,?^f^nickelsondemojcom C. Telephone 75 0074 ,77?/375 2659 Em*,L---

p. N'irne ofconraet person: Jeffrey A. Lev_

E. Federal Employer jSer/tfricajipn N^o. fjf.ypu.haA'x one):_ - ■_ ^

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Alley Vacation

. . . j. . :..... Division of Project

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3f jheil^'ttef**.*»fiww being handled by the City'''* Department of PrbcbrcTneht SerVicei> please

iCompTef'ebe folding:

^rificariogf ' N/A.. . 2nd Contrari-
SECTION 11DISCLOSURE OF OWN E.RS ti IP ENTER ESTS
NATURE OJ DISCLOSING PARTY

3. Indicate' the nature of ihe Disclosing Psrtv:

[1 Person^

[P Publicly regisw^

j J Pri>-iieiy he:ld;bviJfi:n;esf c-cjppfAcien.-

{] Sole pioprietPrsbip

\j Genera) partnership*

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0 trust.

• >3pic B,1.b below.

L imited liabilky coropanv* f]; Limited Uabnityjjarineiipip^ [] joini.venture* (') 'Mpi^pr-pjpjTii cqrporappn rls.ihe noi-fpj-prpfircoippriaijn alspa 5Qlfcj(3))?

' I) Yes {JTNP \ I Other Cp^?se;specify5

For legal entities, ;h.t.sr3ie tor fci*isjt tounuyi ofir.c.orpoYaiiori oj bigfniza.i.vbt. if applicable?

3, Fox legal eptiies sc,i orcarvii'e d in. iht'.^iiie of Hliriois;' H-a's fhe-cj^aniioion/re^isiered^o dp business in the S rate of Illinois as.a foreign entity?

{) Yes (] N/A

B. IF THE DISCLOSING PARTY IS A LEGAL ENTITY:

La. List be|py>.the full names*no t illes of ill *>: coup "e officers inp al) directors of the cnutv.

For .noi-fQj-p;pfii.coipC'istions.. also list beic*v all members, i; any. "-vhic-h ate leg .a.l cntit'es.. If there arc no .such membcjsi write "ho members-." For trusts, estates pi other simia; entities, list below the legal t irleb older (s);

TV a me

Jeffrey A». Lev

President

Janice M. Lev

Secretary

i:b. If you checked ^GetierafrparnrVr^^ liability company."* "LimitedTribiiity partnership r or "Joint venture" inures posne to Item-4tJl. r#bpSrfr&mtutc,4\$ Disclosing:Party},- to ielpw? jbe name arid title pf each ^aperalperthei, rnenaging member, manager pr

Psfeiof 13

any other person'or entire shaixoniicisshe oay-vo-Gay rn?j>2Sjprne'nv-of tsteDiscls n>| Party. NOTE.; Each)e;eal entity listed beliow must submit ?n E DS on its own behalf.

Ts'aroe title

2, Please provide the fonoting shfQimaion concerning e3ti;p,e;t.soflpj--r.nd.iy;.^B'ven a direct ot indirect beneficial intcicst (inducing ownership) inexec<^7'or<H.Distr-losfoF*ny_t Examples of spcb an interest include "shctcs in a corporation. pattnc'.Tsinb intctest jn;a panntijhjp pr^oirir^enrute^ vritiest dfa TOcinbci or■m'a.nsy.ej in z limited iitbiiity cbTnpany,*bi interest of a beneficiary of a trust, estate-or 6iner5jm'n'a;r;e.n.tjlY., Jf none...-state •None." ."VOTE: Pur suant to Section -050 of the ^unicipaj Code of C!hf<a^d4>Mun>cipal'C\>d<"'), ■."he^City^rr*ay. require any such addition Bl ihTor matton from any applicant which isiteaibnably miene'eato BChie-ve full disclosure.

S?amt Business Address Percentage Interest in the

Jeffrey A a^m o ,, n Disclosing Party

ey A_ Lev 8501 So. Baltimore .100% _

. Chicago. Tllinnic ^0617 - -■

SECT)ON-11J BUSINESS ft EL A T10 N S H1P S WITH CITY ELECTEE* O^JTCIALS

lias the Dbclciin? Party had* "business relationship* avp*-fiinTe^:3tf:CTrafvei 2-lSobf the Municipal Code, with any City elected offcial in the- 3 months before ihe date shis EDS js sighed?

I 3 Y es (\$No

Jfvcs,.please identify G'e'l'ow the namets) of such City eiecttTd official^) ah^describesuch lelationshipts):

SECT-JON JV .. DISCLOSURE OJF SVBCONTR,A CT OR S .*>*D OTHER R^TAIj^D PARTIES
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lobbyist;acfduntaw. .consultant, and any other person or entity whom the Disclosing Pem has jet&ined or expects tp
regain «n<onnection } Yt%the.M£U^

Page 3 of IS

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(indicate whether refined or anticipated to be rcainedr

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Fees

(indicate whether paid pr estimated)

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(Add sheets if necessary)

"i Check here if the Disclosing party has not ictained. not e xpects to rct8in, any such persons or entities.

SECT) ON -V CE R T1F1C A T) O > S

A. CQURT-OROEDED CHILD SUPPORT COMPLIANCE

Under Municipal Code Section!-9.2-4 If 4 substantial owners of business entities thai contract with the Citvmusi
remain imrompiiance ".with- their" child juppct obligations throughout the rtrjppf ibe contract.

Has any person who directly of- indirecxly owns 10.% or more of the Drsclpsipg Party been/decl8red in incarage
on any child support obligations by any Illinois court of compele.nl <<http://compele.nl>> jurisdictp?

Yes j^Np .{j No person owns 10% or more of the Disclosing Party.

If "Yes^tos-ibe person entered imp s court-approved agreement for payment of all support pwed and is the perspn
in compliance with thai agreement

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Page 15 of 13.

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT AND AFFIDAVIT

APPENDIX A

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

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

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general

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

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

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

CERTIFICATION

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

Jeffrey A. Lev - Date: May 24 2010

(Print or type name of Disclosing Party)

Jeffrey A. Lev

(Print or type name of person signing) President

(Print or type title of person signing)

Signed and sworn to before me on (date) , by Jeffrey A. Lev ,
at Cook County, IL (State).

Notary Public.

Commissioner expires: March 31, 2014

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