

CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT and AFFIDAVIT Related to Contract/Amendment/Solicitation EDS # 24715

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting the EDS:

Cole Taylor Bank

Enter d/b/a if applicable:

The Disclosing Party submitting this EDS is:

the Applicant

B. Business address of the Disclosing Party:

225 West Washington Street Chicago, IL 60606 United States

C. Telephone:

312-442-5129

Fax:

847-698-5705

D. Name of contact person:

Mr. Eloy Hodges

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains:

CASHIERING/ARMORED CAR SERVICES AT THE O'HARE AND MIDWAY INTERNATIONAL AIRPORTS

Which City agency or department is requesting this EDS?

DEPT OF PROCUREMENT SERVICES

Specification Number

95579

Contract (PO) Number

26275

Revision Number

Release Number

User Department Project Number

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

Privately held business corporation

Is the Disclosing Party incorporated or organized in the State of Illinois?

Yes

B. DISCLOSING PARTY IS A LEGAL ENTITY:

1.a.1 Does the Disclosing Party have any directors?

Yes

1.a.3 List below the full names and titles of all executive officers and all directors, if any, of the entity. Do not include any directors who have no power to select the entity's officers.

Officer/Director: Mr. Mark A. Hoppe

Title:	President and CEO	
Role:	Both	
Officer/Director:	Mr. Bruce W. Taylor	
Title:	Chairman	
Role:	Both	
Officer/Director:	Mr. Randall T. Conte	
Title:	CFO, COO and Corporate Secretary	
Role:	Officer	
Officer/Director:	Mr. Lawrence G. Ryan	
Title:	EVP and Chief Lending Officer	
Role:	Officer	
Officer/Director:	Mr. Michael J. Morton	
Title:	EVP and Chief Credit Officer	
Role:	Officer	
Officer/Director:	See Attached SVP and Above	
Title:		
Role:	Officer	

2. Ownership Information

Please provide ownership information concerning each person or entity that holds, or is anticipated to hold (see next paragraph), a direct or indirect beneficial interest in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate, or other similar entity. Note: Each legal entity below may be required to submit an EDS on its own behalf.

Please disclose present owners below. Please disclose anticipated owners in an attachment submitted through the "Additional Info" tab. "Anticipated owner" means an individual or entity in existence at the time application for City action is made, which is not an applicant or owner at such time, but which the applicant expects to assume a legal status, within six months of the time the City action occurs, that would render such individual or entity an applicant or owner if they had held such legal status at the time application was made.

 Taylor Capital Group - 100.0% - EDS 25078
• Bruce W Taylor - 8.2%
 Jeffrey W Taylor - 7.8%
 Harrison I Steans - 8.8%
• Second Curve Capital, LLC - 10.1% - EDS 25109
- Mr. Thomas K. Brown - 99.9%

Owner Details

Name	Business Address
Bruce W Taylor	225 West Washington Street Chicago, IL 60606
	United States
Harrison I Steans	225 West Washington Street
	Chicago, IL 60606 United States
Jeffrey W Taylor	225 West Washington Street
	Chicago, IL 60606
	United States
Mr. Thomas K. Brown	237 Park Avenue, 9th Floor
	New York, NY 10017 United States
Second Curve Capital, LLC	237 Park Avenue, 9th Floor
	New York, NY 10017
	United States
Taylor Capital Group	9550 W. Higgins Road
	Rosemont, IL 60018-4906
	United States

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in <u>Chapter 2-156 of</u> <u>the Municipal Code</u>, with any City elected official in the 12 months before the date this EDS is signed?

No

SECTION IV -- 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 Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person 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 (2) himself. "Lobbyist" also means any person 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 Party must either ask the City whether disclosure is required or make the disclosure.

1. Has the Disclosing Party retained any legal entities in connection with the Matter?

Yes

2. List below the names of all legal entities which are retained parties.

Name:	Renard Limited, LLC	
Anticipated/Retained:		
Business Address:	2416 S. Archer Avenue Chicago, IL 60616 United States	
Relationship:	Supplier	
Fees (\$\$ or %):		
Estimated/Paid:	Estimated	
Name:	Seal Tight Protective Services Inc	
Anticipated/Retained:	Retained	
	Retained	
Business Address:	1900 Elmhurst Road Elk Grove Village, IL 60007 United States	
Business Address: Relationship:	1900 Elmhurst Road	

3. Has the Disclosing Party retained any persons in connection with the Matter?

No

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under <u>Municipal Code Section 2-92-415</u>, 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 of any child support obligations by any Illinois court of competent jurisdiction?

Not applicable because no person directly or indirectly owns 10% or more of the Disclosing Party

B. FURTHER CERTIFICATIONS

1. Pursuant to <u>Municipal Code Chapter 1-23</u>, Article I ("Article I")(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 Party 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 I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

I certify the above to be true

2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or 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 state, or any other unit of local government.

I certify the above to be true

3. Neither the Disclosing Party, nor any <u>Contractor</u>, nor any <u>Affiliated Entity</u> of either the Disclosing Party or any <u>Contractor</u> nor any <u>Agents</u> have, during the five years before the date this EDS is signed, or, with respect to a <u>Contractor</u>, an <u>Affiliated Entity</u>, or an <u>Affiliated Entity</u> of a <u>Contractor</u> during the five years before the date of such <u>Contractor's</u> or <u>Affiliated Entity's</u> contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of <u>Municipal Code Section 2-92-610 (Living Wage</u> <u>Ordinance)</u>.

I certify the above to be true

4. Neither the Disclosing Party, <u>Affiliated Entity</u> or <u>Contractor</u>, or any of their employees, officials, <u>agents</u> or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of

- bid-rigging in violation of <u>720 ILCS 5/33E-3;</u>
- bid-rotating in violation of <u>720 ILCS 5/33E-4;</u> or
- any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

I certify the above to be true

5. Neither the Disclosing Party nor any <u>Affiliated Entity</u> 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: the <u>Specially Designated Nationals List</u>, the <u>Denied Persons List</u>, the <u>Unverified List</u>, the <u>Entity List</u> and the <u>Debarred List</u>.

I certify the above to be true

6. The Disclosing Party understands and shall comply with the applicable requirements of <u>Chapters 2-55 (Legislative Inspector General)</u>, <u>Chapter 2-56 (Inspector General)</u> and <u>Chapter 2-156 (Governmental Ethics)</u> of the Municipal Code.

I certify the above to be true

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

The Disclosing Party certifies that, as defined in <u>Section 2-32-455(b) of the Municipal</u> <u>Code</u>, the Disclosing Party

is a "financial institution"

The Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in <u>Chapter 2-32 of the</u> <u>Municipal Code</u>. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in <u>Chapter 2-32 of the Municipal Code</u>. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

The Disclosing Party

makes the above pledge

D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in <u>Chapter 2-156 of the Municipal Code</u> have the same meanings when used in this Part D.

1. In accordance with <u>Section 2-156-110 of the Municipal Code</u>: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

No

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

If the Disclosing Party cannot make this verification, the Disclosing Party must disclose all required information in the space provided below or in an attachment in the "Additional Info" tab. Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

I can make the above verification

SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

Is the Matter federally funded? For the purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

No

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.

B. The City's Governmental Ethics and Campaign Financing Ordinances, <u>Chapters</u> <u>2-156</u> and <u>2-164</u> of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. A training program is available on line at <u>www.cityofchicago.org/city/en/depts/</u> <u>ethics.html</u>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

I acknowledge and consent to the above

The Disclosing Party understands and agrees that:

- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of <u>Chapter 1-23 of the Municipal Code</u> (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by <u>Chapter 1-23</u> and <u>Section 2-154-020 of the Municipal Code</u>.

I acknowledge and consent to the above

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its <u>Affiliated Entities</u> delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

I certify the above to be true

F.2 If the Disclosing Party is the Applicant, the Disclosing Party and its <u>Affiliated Entities</u> will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal <u>Excluded Parties List System ("EPLS")</u> maintained by the U.S. General Services Administration.

I certify the above to be true

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 that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

I certify the above to be true

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

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

"Applicable Party" means (1) all 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?

No

ADDITIONAL INFO

Please add any additional explanatory information here. If needed you may add an attachment below.

List of vendor attachments uploaded by City staff

None.

List of attachments uploaded by vendor

Board of Directors Titles of SVP and Above Employer information

CERTIFICATION

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

/s/ 03/28/2012 Mr. Luke Chesick Officer Cole Taylor Bank This is a printed copy of the Economic Disclosure Statement, the original of which is filed electronically with the City of Chicago. Any alterations must be made electronically, alterations on this printed copy are void and of no effect.

Taylor Capital Group and Cole Taylor Bank - Board of Directors ~

Bruce W. Taylor - Chairman, Taylor Capital Group, Inc. and Chairman, Cole Taylor Bank

Jeffrey W. Taylor - Vice Chairman

Mark A. Hoppe - President and Chief Executive Officer, Taylor Capital Group, Inc. and President and Chief Executive Officer, Cole Taylor Bank

Ronald L. Bliwas - A. Eicoff & Company

C. Bryan Daniels - Prairie Capital

Ronald Emanuel - ATI Carriage House, Inc.

M. Hill Hammock - Chicago Deferred Exchange Corp (CDEC)

Elzie Higginbottom - East Lake Management Co.

Michael H. Moskow - Chicago Council on Global Affairs

Louise O'Sullivan - Prime Advantage

Melvin E. Pearl - Katten Muchin Rosenman, LLP

Shepherd G. Pryor IV

Harrison I. Steans - Financial Investments Corporation

Jennifer W. Steans - Financial Investments Corporation

Richard Tinberg - The Bradford Exchange

EXECUTIVE OFFICERS:

Bruce W. Taylor as Chairman Mark A. Hoppe as President and Chief Executive Officer Randall T. Conte as Chief Financial Officer, Chief Operating Officer and Corporate Secretary Lawrence G. Ryan as Executive Vice President and Chief Lending Officer Michael J. Morton as Executive Vice President and Chief Credit Officer

BOARD OF DIRECTORS:

C. Bryan Daniels
M. Hill Hammock
Michael H. Moskow
Melvin Pearl
Harrison Steans
Bruce Taylor
Richard Tinberg

SVPs & ABOVE

Taylor, BruceExecutive Chairman TCG CTBBecue, MarkGSVP Asset Based LendingKelliher, JeremiahGSVP Asset Based LendingKerdasha, RonaldGSVP Asset Based LendingLooft, MarkGSVP Asset Based LendingSprenger, BruceGSVP Asset Based LendingWooten, ToddGSVP Asset Based LendingTabrizi, MariaGSVP Asset Based LendingClark, AlanGSVP Commercial BankingFansler, StevenGSVP Commercial BankingNolbus, JohnGSVP Commercial BankingO'Sullivan, JohnGSVP Commercial BankingSmith, MichaelGSVP Commercial BankingStoltz, PatrickGSVP Commercial BankingWallace, ThomasGSVP Commercial BankingSimons, RichardGSVP Commercial BankingJendra, JamesGSVP Dir Accounting & FinanceMulryne, Clio ~GSVP Dir of Ops and TechnologyKogol, PaulGSVP Financial InstitutionsCeas, MaryGSVP Loan Review	SVPS & ADUVE	
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Clark, AlanGSVP Commercial BankingFansler, StevenGSVP Commercial BankingKolbus, JohnGSVP Commercial BankingO'Sullivan, JohnGSVP Commercial BankingRyan, ThomasGSVP Commercial BankingSmith, MichaelGSVP Commercial BankingStoltz, PatrickGSVP Commercial BankingWallace, ThomasGSVP Commercial BankingJendra, JamesGSVP Credit Manager ABLJendra, JamesGSVP Director of Banking CtrsSerbus, BarbaraGSVP Director of Banking CtrsSerbus, BarbaraGSVP Private BankingCeas, MaryGSVP Human ResourcesJones, JeffreyGSVP Private Banking GrpWeber, LindaGSVP Private Banking GrpWeber, LindaGSVP PreasurerMiller, PhillipMortgage GSVP Director CreditNathan, HowardMortgage SVP Director CreditNathan, HowardMortgage SVP Director CreditNathan, HowardMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Wooten, Todd	GSVP Asset Based Lending
Fansler, StevenGSVP Commercial BankingKolbus, JohnGSVP Commercial BankingO'Sullivan, JohnGSVP Commercial BankingRyan, ThomasGSVP Commercial BankingSmith, MichaelGSVP Commercial BankingStoltz, PatrickGSVP Commercial BankingWallace, ThomasGSVP Commercial BankingWallace, ThomasGSVP Commercial Real EstateSimons, RichardGSVP Credit Manager ABLJendra, JamesGSVP Dir Accounting & FinanceMulryne, Clio ~GSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Loan ReviewWeinzelbaum, LouisGSVP Private BankingParsinen, JohnGSVP Private Banking GrpWeber, LindaGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP Treas Mgmt Solutions GrpIde, DavidMortgage SVP Director CreditNathan, HowardMortgage SVP Director CreditNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Tabrizi, Maria	GSVP Audit and Advisory Srvc
Kolbus, JohnGSVP Commercial BankingO'Sullivan, JohnGSVP Commercial BankingRyan, ThomasGSVP Commercial BankingSmith, MichaelGSVP Commercial BankingStoltz, PatrickGSVP Commercial BankingWallace, ThomasGSVP Commercial Real EstateSimons, RichardGSVP Credit Manager ABLJendra, JamesGSVP Dir Accounting & FinanceMulryne, Clio *GSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Human ResourcesJones, JeffreyGSVP Loan ReviewWeinzelbaum, LouisGSVP Private Banking GrpParsinen, JohnGSVP Private Banking GrpWeber, LindaGSVP Treas Mgmt Solutions GrpIde, DavidGSVP Treas Mgmt Solutions GrpIde, DavidMortgage GSVP Director CreditMiller, PhillipMortgage SVP Director CreditNathan, HowardMortgage SVP Director CreditNathan, HowardMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Clark, Alan	GSVP Commercial Banking
O'Sullivan, JohnGSVP Commercial BankingRyan, ThomasGSVP Commercial BankingSmith, MichaelGSVP Commercial BankingStoltz, PatrickGSVP Commercial BankingWallace, ThomasGSVP Commercial Real EstateSimons, RichardGSVP Credit Manager ABLJendra, JamesGSVP Dir Accounting & FinanceMulryne, Clio *GSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Human ResourcesJones, JeffreyGSVP Human ResourcesJones, JeffreyGSVP Private BankingParsinen, JohnGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP Treas Mgmt Solutions GrpMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director ITPatterson, LisaMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Fansler, Steven	GSVP Commercial Banking
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Smith, MichaelGSVP Commercial BankingStoltz, PatrickGSVP Commercial BankingWallace, ThomasGSVP Commercial Real EstateSimons, RichardGSVP Credit Manager ABLJendra, JamesGSVP Dir Accounting & FinanceMulryne, Clio ~GSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Human ResourcesJones, JeffreyGSVP Human ResourcesJones, JeffreyGSVP Private BankingParsinen, JohnGSVP Real Est Banking GrpWeber, LindaGSVP Treas Mgmt Solutions GrpUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP Treas Mgmt Solutions GrpIde, DavidMortgage SVP Director FinanceNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	O'Sullivan, John	GSVP Commercial Banking
Stoltz, PatrickGSVP Commercial BankingWallace, ThomasGSVP Commercial Real EstateSimons, RichardGSVP Credit Manager ABLJendra, JamesGSVP Dir Accounting & FinanceMulryne, Clio *GSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Financial InstitutionsCeas, MaryGSVP Human ResourcesJones, JeffreyGSVP Loan ReviewWeinzelbaum, LouisGSVP Private Banking GrpParsinen, JohnGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP TreasurerMiller, PhillipMortgage GSVP Director CreditNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Ryan, Thomas	GSVP Commercial Banking
Wallace, ThomasGSVP Commercial Real EstateSimons, RichardGSVP Credit Manager ABLJendra, JamesGSVP Dir Accounting & FinanceMulryne, Clio *GSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Financial InstitutionsCeas, MaryGSVP Human ResourcesJones, JeffreyGSVP Loan ReviewWeinzelbaum, LouisGSVP Private BankingParsinen, JohnGSVP Real Est Banking GrpWeber, LindaGSVP Treas Mgmt Solutions GrpIde, DavidGSVP TreasurerMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director OpsErvin, DanielMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Smith, Michael	GSVP Commercial Banking
Wallace, ThomasGSVP Commercial Real EstateSimons, RichardGSVP Credit Manager ABLJendra, JamesGSVP Dir Accounting & FinanceMulryne, Clio*GSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Financial InstitutionsCeas, MaryGSVP Human ResourcesJones, JeffreyGSVP Loan ReviewWeinzelbaum, LouisGSVP Private BankingParsinen, JohnGSVP Real Est Banking GrpWeber, LindaGSVP Treas Mgmt Solutions GrpUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP TreasurerMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director ITPatterson, LisaMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Stoltz, Patrick	GSVP Commercial Banking
Jendra, JamesGSVP Dir Accounting & FinanceMulryne, ClioGSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Financial InstitutionsCeas, MaryGSVP Human ResourcesJones, JeffreyGSVP Private BankingWeinzelbaum, LouisGSVP Private Banking GrpWeber, LindaGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP Treas Mgmt Solutions GrpMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director ITPatterson, LisaMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Wallace, Thomas	GSVP Commercial Real Estate
Mulryne, ClioGSVP Dir of Ops and TechnologyKogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Financial InstitutionsCeas, MaryGSVP Human ResourcesJones, JeffreyGSVP Loan ReviewWeinzelbaum, LouisGSVP Private BankingParsinen, JohnGSVP Real Est Banking GrpWeber, LindaGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP TreasurerMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage SVP Director CreditNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Simons, Richard	GSVP Credit Manager ABL
Kogol, PaulGSVP Director of Banking CtrsSerbus, BarbaraGSVP Financial InstitutionsCeas, MaryGSVP Human ResourcesJones, JeffreyGSVP Loan ReviewWeinzelbaum, LouisGSVP Private BankingParsinen, JohnGSVP Real Est Banking GrpWeber, LindaGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP TreasurerMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage SVP Director CreditNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Jendra, James	GSVP Dir Accounting & Finance
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Jones, JeffreyGSVP Loan ReviewWeinzelbaum, LouisGSVP Private BankingParsinen, JohnGSVP Real Est Banking GrpWeber, LindaGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP TreasurerMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage SVP Director CreditBussineau, RebeccaMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Serbus, Barbara	GSVP Financial Institutions
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Parsinen, JohnGSVP Real Est Banking GrpWeber, LindaGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP TreasurerMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage PresidentBussineau, RebeccaMortgage SVP Director CreditNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Jones, Jeffrey	GSVP Loan Review
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Weber, LindaGSVP Special Assets DivisionUrban, GregoryGSVP Treas Mgmt Solutions GrpIde, DavidGSVP TreasurerMiller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage PresidentBussineau, RebeccaMortgage SVP Director CreditNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Parsinen, John	GSVP Real Est Banking Grp
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Miller, PhillipMortgage GSVP Director MktgNewman, WilliamMortgage PresidentBussineau, RebeccaMortgage SVP Director CreditNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director ITPatterson, LisaMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Urban, Gregory	GSVP Treas Mgmt Solutions Grp
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Bussineau, RebeccaMortgage SVP Director CreditNathan, HowardMortgage SVP Director FinanceHolsztynski, AlanMortgage SVP Director ITPatterson, LisaMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Miller, Phillip	Mortgage GSVP Director Mktg
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Holsztynski, AlanMortgage SVP Director ITPatterson, LisaMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending		
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Patterson, LisaMortgage SVP Director OpsErvin, DanielMortgage SVP Director ProdKatterjohn-Duquette, CynthiaMrt SVP Bus Process ConsultantZierott, MarkMrt SVP Regional Sales ManagerFay, WilliamSVP Asset Based LendingGaskin, MarySVP Asset Based Lending	Holsztynski, Alan	Mortgage SVP Director IT
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Gaskin, Mary SVP Asset Based Lending		
		SVP Asset Based Lending
		SVP Asset Based Lending

Jamroziak, Cindy	SVP Asset Based Lending
Salela, Michael	SVP Asset Based Lending
Seiden, Jeffrey	SVP Asset Based Lending
Sitz, Richard	SVP Asset Based Lending
Stapel, William	SVP Asset Based Lending
Wolf, Michael	SVP Asset Based Lending
Peschke, John	SVP Associate General Counsel
Sabath, Joann	SVP Banking Centers
Enghauser, David	SVP Business Development
Bleiweis, Melissa	SVP Commercial Banking
Bronski, Nathan	SVP Commercial Banking
Chmiel, Harold	SVP Commercial Banking
Eber, Robert	SVP Commercial Banking
Fleck, Sandra	SVP Commercial Banking
Foltman, Christopher	SVP Commercial Banking
Golden, Ronald	SVP Commercial Banking
Gordon, Joel	SVP Commercial Banking
Lee, Colleen	SVP Commercial Banking
Moffatt, Paul	SVP Commercial Banking
Newman, Gavin	SVP Commercial Banking
Sisk, James	SVP Commercial Banking
Staunton, Mark	SVP Commercial Banking
Zaleski, Eric	SVP Commercial Banking
Thomas, Karen	SVP Community Affairs Officer
Kamin, Gary	SVP Financial Analysis
Furlott, Debra	SVP Loan Operations
Arroyo-Muro, Maria	SVP Loan Services
Patt, Michael	SVP Manager of Cash Mgmt SIs
Dieter, Dawn	SVP MgrCollSupGrp FldAdtSrvs
Andrews, Karen	SVP Private Banking
Rothstein, Jonathan	SVP Private Banking
Gibbs, Lisa	SVP Prog and Product Manager
Sheen, Mary	SVP Quality & Customer Service
Lorenz, Richard	SVP Real Estate Banking
Rourke, Dennis	SVP Real Estate Banking
Tomlinson, Donald	SVP Senior Account Executive
Ward, Paul	SVP Senior Risk Manager
Cook, Ellen	SVP Senior Underwriter
Alberts, Mary	SVP Special Assets
Burke, Suzanne	SVP Special Assets
Entwistle, Laura	SVP Talent Acquisition and PM
Hammerton, Linda	SVP Total Rewards
Brogan, Jennifer	SVP, Financial Reporting
Shin, Raphael	SVP, Senior ABL Underwriter
Lynch, John	Vice Chairman

co= J427000

u= J427000

SECTION B - COMPANY IDENTIFICATION

EQUAL EMPLOYMENT OPPORTUNITY 2010 EMPLOYER INFORMATION REPORT CONSOLIDATED REPORT - TYPE 2

SECTION C - TEST FOR FILING REQUIREMENT

¹ TAYLOR CAPITAL GROUP/COLE TAYLOR BANK 9550 W. HIGGINS RD. ROSEMONT, IL 60018 ^{2-a.} TAYLOR CAPITAL GROUP/COLE TAYLOR BANK
 9550 W. HIGGINS RD.
 ROSEMONT, IL 60018

1-Y 2-N 3-Y DUNS NO.:007984016

SECTION E - ESTABLISHMENT INFORMATION

SECTION D - EMPLOYMENT DATA

	HISPANIC	OR					NOT-HISPANIC OR LATINO								
	LATINO		****	**************************************				*********** FEMALE ************************************						OVERALL	
JOB CATEGORIES	MALE	FEMALE	WHITE	BLACK OR AFRICAN AMERICAN	NATIVE HAWAJIAN OR PACIFIC ISLANDER	ASIAN	AMERICAN INDIAN OR ALASKAN NATIVE	TWO OR MORE RACES	WHITE	AFRICAN AMERICAN	NATIVE HAWAIIAN OR PACIFIC ISLANDER	ASIAN	AMERICAN INDIAN OR ALASKAN NATIVE	TWO OR MORE RACES	TOTALS
EXECUTIVE/SR OFFICIALS & MGRS	0	0	42	0	0	0	0	0	5	1	· 0	0	0	0	48
FIRST/MID OFFICIALS & MGRS	0	6	27	0	0	1	0	1	40	3	0	3	0	0	81
PROFESSIONALS	5	17	31	3	0	5	0	· 0	64	23	1	· 4	0	1	154
TECHNICIANS	0	0	2	0	0	0	0	0	0	0	0	0	0	0	2
SALES WORKERS	6	0	64	0	0	0	0	0	33	2	0	3	0	0	108
ADMINISTRATIVE SUPPORT	3	27	18	8	0	8	1	0	80	31	0	5	0	1	182
CRAFT WORKERS	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
OPERATIVES	0	0	0	0	0	. 0	0	0	0	0	0	0	0	0	0
LABORERS & HELPERS	0	0	0	0	0	0	0	0	0		0	0	0	0	0
SERVICE WORKERS	0	0	0	0	0	0	0	0	0	0	0	0	0	0	0
TOTAL	14	50	184	11	0	14	1	1	222	60	1	15	0	2	575
PREVIOUS REPORT TOTAL	6	47	114	11	0	10	1	0	158	66	0	13	0	1	427

SECTION F - REMARKS

DATES OF PAYROLL PERIOD: 09/06/2010 THRU 09/17/2010 SECTION G - CERTIFICATION CERTIFYING OFFICIAL: LAURA ENTWISTLE

CERTIFYING OFFICIAL: LAURA ENTWISTLE EEO-1 REPORT CONTACT PERSON: LAURA ENTWISTLE EMAIL: lentwistle@cotetaylor.com Hammer Cartming

TITLE: SVP STAFFING & EE DEVELOPMENT TITLE: SVP STAFFING & EE DEVELOPMENT TELEPHONE NO: 8476537305 CERTIFIED DATE[EST]: 10/19/2010 11:44 AM

сY

NAICS:



CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT and AFFIDAVIT Related to Contract/Amendment/Solicitation EDS # 25078

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting the EDS:

Taylor Capital Group

Enter d/b/a if applicable:

The Disclosing Party submitting this EDS is:

a legal entity with a right of control in the Applicant

State the legal name of the entity in which the Disclosing Party holds a right of control:

Cole Taylor Bank

B. Business address of the Disclosing Party:

9550 W. Higgins Road Rosemont, IL 60018-4906 United States

C. Telephone:

312-442-5129

Fax:

D. Name of contact person:

Mr. Eloy Hodges

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

Publicly registered business corporation

Is the Disclosing Party incorporated or organized in the State of Illinois?

No

State or foreign country of incorporation or organization:

Delaware

Registered to do business in the State of Illinois as a foreign entity?

Yes

B. DISCLOSING PARTY IS A LEGAL ENTITY:

1.a.1 Does the Disclosing Party have any directors?

Yes

1.a.3 List below the full names and titles of all executive officers and all directors, if any, of the entity. Do not include any directors who have no power to select the entity's officers.

Officer/Director:	Mr. Mark A. Hoppe
Title:	President and CEO
Role:	Both
Officer/Director:	Mr. Bruce W. Taylor
Title:	Chairman
Role:	Both
Officer/Director:	Mr. Randall T. Conte
Title:	CFO, COO and Corporate Secretary
Role:	Officer
Officer/Director:	Mr. Lawrence G. Ryan
Title:	EVP and Chief Lending Officer
Role:	Officer

Officer/Director:	Mr. Michael J. Morton	
Title:	EVP and Chief Credit Officer	
Role:	Officer	
Officer/Director:	See Attached SVP and Above	
Title:		
Role:	Officer	

2. Ownership Information

Please confirm ownership information concerning each person or entity that having a direct or indirect beneficial interest in excess of 7.5% of the Disclosing Party (your entity). Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited lability company, or interest of a beneficiary of a trust, estate, or other similar entity. Note: Each legal entity below may be required to submit an EDS on its own behalf.

As reported by the Disclosing Party, the immediate owner(s) of the Disclosing Party is/ are listed below:

- Bruce W Taylor 8.2%
- Jeffrey W Taylor 7.8%
- Harrison I Steans 8.8%
- Second Curve Capital, LLC 10.1% EDS 25109

Owner Details

Name	Business Address
Bruce W Taylor	225 West Washington Street
	Chicago, IL 60606
	United States
Harrison I Steans	225 West Washington Street
	Chicago, IL 60606
	United States
Jeffrey W Taylor	225 West Washington Street
	Chicago, IL 60606
	United States
Second Curve Capital, LLC	237 Park Avenue, 9th Floor
	New York, NY 10017

United States

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in <u>Chapter 2-156 of</u> <u>the Municipal Code</u>, with any City elected official in the 12 months before the date this EDS is signed?

No

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under <u>Municipal Code Section 2-92-415</u>, 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 of any child support obligations by any Illinois court of competent jurisdiction?

No

B. FURTHER CERTIFICATIONS

1. Pursuant to <u>Municipal Code Chapter 1-23</u>, Article I ("Article I")(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 Party 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 I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

I certify the above to be true

2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or 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 state, or any other unit of local government.

I certify the above to be true

3. Neither the Disclosing Party, nor any <u>Contractor</u>, nor any <u>Affiliated Entity</u> of either the Disclosing Party or any <u>Contractor</u> nor any <u>Agents</u> have, during the five years before the date this EDS is signed, or, with respect to a <u>Contractor</u>, an <u>Affiliated Entity</u>, or an <u>Affiliated Entity</u> of a <u>Contractor</u> during the five years before the date of such <u>Contractor's</u> or <u>Affiliated Entity's</u> contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of <u>Municipal Code Section 2-92-610 (Living Wage</u> <u>Ordinance)</u>.

I certify the above to be true

4. Neither the Disclosing Party, <u>Affiliated Entity</u> or <u>Contractor</u>, or any of their employees, officials, <u>agents</u> or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of

- bid-rigging in violation of <u>720 ILCS 5/33E-3;</u>
- bid-rotating in violation of <u>720 ILCS 5/33E-4;</u> or
- any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

I certify the above to be true

5. Neither the Disclosing Party nor any <u>Affiliated Entity</u> 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: the <u>Specially Designated Nationals List</u>, the <u>Denied Persons List</u>, the <u>Unverified List</u>, the <u>Entity List</u> and the <u>Debarred List</u>.

I certify the above to be true

6. The Disclosing Party understands and shall comply with the applicable requirements of <u>Chapters 2-55 (Legislative Inspector General)</u>, <u>Chapter 2-56 (Inspector General)</u> and <u>Chapter 2-156 (Governmental Ethics)</u> of the Municipal Code.

I certify the above to be true

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

The Disclosing Party certifies that, as defined in <u>Section 2-32-455(b) of the Municipal</u> <u>Code</u>, the Disclosing Party

is a "financial institution"

The Disclosing Party pledges:

"We are not and will not become a predatory lender as defined in <u>Chapter 2-32 of the</u> <u>Municipal Code</u>. We further pledge that none of our affiliates is, and none of them will become, a predatory lender as defined in <u>Chapter 2-32 of the Municipal Code</u>. We understand that becoming a predatory lender or becoming an affiliate of a predatory lender may result in the loss of the privilege of doing business with the City."

The Disclosing Party

makes the above pledge

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

If the Disclosing Party cannot make this verification, the Disclosing Party must disclose all required information in the space provided below or in an attachment in the "Additional Info" tab. Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

I can make the above verification

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, <u>Chapters</u> <u>2-156</u> and <u>2-164</u> of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. A training program is available on line at <u>www.cityofchicago.org/city/en/depts/</u> <u>ethics.html</u>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

I acknowledge and consent to the above

The Disclosing Party understands and agrees that:

C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions

with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.

- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of <u>Chapter 1-23 of the Municipal Code</u> (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by <u>Chapter 1-23</u> and <u>Section 2-154-020 of the Municipal Code</u>.

I acknowledge and consent to the above

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its <u>Affiliated Entities</u> delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

I certify the above to be true

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This question 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 <u>Municipal Code Section 2-154-015</u>, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing

Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all 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, 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?

No

ADDITIONAL INFO

Please add any additional explanatory information here. If needed you may add an attachment below.

List of attachments uploaded by vendor

Board of Directors Titles of SVP and Above

CERTIFICATION

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

/s/ 09/28/2011 Mr. Eloy Hodges VP Taylor Capital Group

This is a printed copy of the Economic Disclosure Statement, the original of which is filed electronically with the City of Chicago. Any alterations must be made electronically, alterations on this printed copy are void and of no effect.

Taylor Capital Group and Cole Taylor Bank - Board of Directors ~

Bruce W. Taylor - Chairman, Taylor Capital Group, Inc. and Chairman, Cole Taylor Bank

Jeffrey W. Taylor - Vice Chairman

Mark A. Hoppe - President and Chief Executive Officer, Taylor Capital Group, Inc. and President and Chief Executive Officer, Cole Taylor Bank

Ronald L. Bliwas - A. Eicoff & Company

C. Bryan Daniels - Prairie Capital

Ronald Emanuel - ATI Carriage House, Inc.

M. Hill Hammock - Chicago Deferred Exchange Corp (CDEC)

Elzie Higginbottom - East Lake Management Co.

Michael H. Moskow - Chicago Council on Global Affairs

Louise O'Sullivan - Prime Advantage

Melvin E. Pearl - Katten Muchin Rosenman, LLP

Shepherd G. Pryor IV

Harrison I. Steans - Financial Investments Corporation

Jennifer W. Steans - Financial Investments Corporation

Richard Tinberg - The Bradford Exchange

EXECUTIVE OFFICERS:

Bruce W. Taylor as Chairman Mark A. Hoppe as President and Chief Executive Officer Randall T. Conte as Chief Financial Officer, Chief Operating Officer and Corporate Secretary Lawrence G. Ryan as Executive Vice President and Chief Lending Officer –Michael J.-Morton as Executive-Vice-President and Chief Credit Officer

BOARD OF DIRECTORS:

Ronald L. Bliwas Ronald D. Emanuel Mark A. Hoppe Louise O'Sullivan Shepherd G. Pryor IV Jennifer W. Steans Jeffery W. Taylor Elzie L. Higginbottom C. Bryan Daniels M. Hill Hammock Michael H. Moskow Melvin Pearl Harrison Steans Bruce Taylor Richard Tinberg

SVPs & ABOVE

Name	Title
Taylor, Bruce	Executive Chairman TCG CTB
Becue, Mark	GSVP Asset Based Lending
Kelliher, Jeremiah	GSVP Asset Based Lending
Kerdasha, Ronald	GSVP Asset Based Lending
Looft, Mark	GSVP Asset Based Lending
Sprenger, Bruce	GSVP Asset Based Lending
Wooten, Todd	GSVP Asset Based Lending
Tabrizi, Maria	GSVP Audit and Advisory Srvc
Clark, Alan	GSVP Commercial Banking
Fansler, Steven	GSVP Commercial Banking
Kolbus, John	GSVP Commercial Banking
O'Sullivan, John	GSVP Commercial Banking
Ryan, Thomas	GSVP Commercial Banking
Smith, Michael	GSVP Commercial Banking
Stoltz, Patrick	GSVP Commercial Banking
Wallace, Thomas	GSVP Commercial Real Estate
Simons, Richard	GSVP Credit Manager ABL
Jendra, James	GSVP Dir Accounting & Finance
Mulryne, Clio	GSVP Dir of Ops and Technology
Kogol, Paul	GSVP Director of Banking Ctrs
Serbus, Barbara	GSVP Financial Institutions
Ceas, Mary	GSVP Human Resources
Jones, Jeffrey	GSVP Loan Review
Weinzelbaum, Louis	GSVP Private Banking
Parsinen, John	GSVP Real Est Banking Grp
Weber, Linda	GSVP Special Assets Division
Urban, Gregory	GSVP Treas Mgmt Solutions Grp
Ide, David	GSVP Treasurer
Miller, Phillip	Mortgage GSVP Director Mktg
Newman, William	Mortgage President
Bussineau, Rebecca	Mortgage SVP Director Credit
Nathan, Howard	Mortgage SVP Director Finance
Holsztynski, Alan	Mortgage SVP Director IT
Patterson, Lisa	Mortgage SVP Director Ops
Ervin, Daniel	Mortgage SVP Director Prod
Katterjohn-Duquette, Cynthia	Mrt SVP Bus Process Consultant
Zierott, Mark	Mrt SVP Regional Sales Manager
Fay, William	SVP Asset Based Lending
Gaskin, Mary	SVP Asset Based Lending
Gracheck, John	SVP Asset Based Lending

Jamroziak, Cindy	SVP Asset Based Lending
Salela, Michael	SVP Asset Based Lending
Seiden, Jeffrey	SVP Asset Based Lending
Sitz, Richard	SVP Asset Based Lending
Stapel, William	SVP Asset Based Lending
Wolf, Michael	SVP Asset Based Lending
Peschke, John	SVP Associate General Counsel
Sabath, Joann	SVP Banking Centers
Enghauser, David	SVP Business Development
Bleiweis, Melissa	SVP Commercial Banking
Bronski, Nathan	SVP Commercial Banking
Chmiel, Harold	SVP Commercial Banking
Eber, Robert	SVP Commercial Banking
Fleck, Sandra	SVP Commercial Banking
Foltman, Christopher	SVP Commercial Banking
Golden, Ronald	SVP Commercial Banking
Gordon, Joel	SVP Commercial Banking
Lee, Colleen	SVP Commercial Banking
Moffatt, Paul	SVP Commercial Banking
Newman, Gavin	SVP Commercial Banking
Sisk, James	SVP Commercial Banking
Staunton, Mark	SVP Commercial Banking
Zaleski, Eric	SVP Commercial Banking
Thomas, Karen	SVP Community Affairs Officer
Kamin, Gary	SVP Financial Analysis
Furlott, Debra	SVP Loan Operations
Arroyo-Muro, Maria	SVP Loan Services
Patt, Michael	SVP Manager of Cash Mgmt Sis
Dieter, Dawn	SVP MgrCollSupGrp FldAdtSrvs
Andrews, Karen	SVP Private Banking
Rothstein, Jonathan	SVP Private Banking
Gibbs, Lisa	SVP Prog and Product Manager
Sheen, Mary	SVP Quality & Customer Service
Lorenz, Richard	SVP Real Estate Banking
Rourke, Dennis	SVP Real Estate Banking
Tomlinson, Donald	SVP Senior Account Executive
Ward, Paul	SVP Senior Risk Manager
Cook, Ellen	SVP Senior Underwriter
Alberts, Mary	SVP Special Assets
Burke, Suzanne	SVP Special Assets
Entwistle, Laura	SVP Talent Acquisition and PM
Hammerton, Linda	SVP Total Rewards
Brogan, Jennifer	SVP, Financial Reporting
Shin, Raphael	SVP, Senior ABL Underwriter
Lynch, John	Vice Chairman



CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT and AFFIDAVIT Related to Contract/Amendment/Solicitation EDS # 25109

SECTION I -- GENERAL INFORMATION

A. Legal name of the Disclosing Party submitting the EDS:

Second Curve Capital, LLC

Enter d/b/a if applicable:

The Disclosing Party submitting this EDS is:

a legal entity holding a direct or indirect interest in the Applicant

The Disclosing Party holds an interest in

Cole Taylor Bank and EDS is 24715

B. Business address of the Disclosing Party:

237 Park Avenue, 9th Floor New York, NY 10017 United States

C. Telephone:

646-563-7620

Fax:

D. Name of contact person:

Mr. Bradley Jordan Cymbol

SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

Limited liability company

Is the Disclosing Party incorporated or organized in the State of Illinois?

No

State or foreign country of incorporation or organization:

Delaware

Registered to do business in the State of Illinois as a foreign entity?

No

B. DISCLOSING PARTY IS A LEGAL ENTITY:

1.a.2 Does the Disclosing Party have any officers?

Yes

1.a.4 List below the full names and titles of all executive officers of the entity.

Officer:	Mr. Thomas K. Brown
Title:	Chief Executive Officer
Role:	Officer
Officer:	Mr. Stephen D. Krug
Title:	Chief Operating Officer
Role:	Officer
Officer:	Mr. Bradley J. Cymbol
Title:	Chief Financial Officer
Role:	Officer
Officer:	Mr. Zachary J. Maxfield
Title:	Senior Analyst
Role:	Officer

B. CERTIFICATION REGARDING Controlling Interest

1.b.1 Are there any individuals who control the day-to-day management of the Disclosing Party as a general partner, managing member, manager, or other capacity?

Yes

1.b.2 List all general partners, managing members, managers, and any others who control the day-to-day management of the Disclosing Party. Don't include any legal entities in this answer- these will be named later:

Name:	Mr. Thomas K. Brown
Title:	Managing Member

1.b.3 Are there any legal entities that control the day-to-day management of the Disclosing Party as a general partner, managing member, manager, or other capacity?

No

2. Ownership Information

Please confirm ownership information concerning each person or entity that having a direct or indirect beneficial interest in excess of 7.5% of the Disclosing Party (your entity). Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited lability company, or interest of a beneficiary of a trust, estate, or other similar entity. Note: Each legal entity below may be required to submit an EDS on its own behalf.

As reported by the Disclosing Party, the immediate owner(s) of the Disclosing Party is/ are listed below:

• Mr. Thomas K. Brown - 99.9%

Owner Details

Name Business Address Mr. Thomas K. Brown 237 Park Avenue, 9th Floor New York, NY 10017 United States

SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in <u>Chapter 2-156 of</u> <u>the Municipal Code</u>, with any City elected official in the 12 months before the date this EDS is signed?

No

SECTION V -- CERTIFICATIONS

A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under <u>Municipal Code Section 2-92-415</u>, 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 of any child support obligations by any Illinois court of competent jurisdiction?

No

B. FURTHER CERTIFICATIONS

1. Pursuant to <u>Municipal Code Chapter 1-23</u>, Article I ("Article I")(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 Party 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 I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

I certify the above to be true

2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:

- a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
- b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
- d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or 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 state, or any other unit of local government.

I certify the above to be true

3. Neither the Disclosing Party, nor any <u>Contractor</u>, nor any <u>Affiliated Entity</u> of either the Disclosing Party or any <u>Contractor</u> nor any <u>Agents</u> have, during the five years before the date this EDS is signed, or, with respect to a <u>Contractor</u>, an <u>Affiliated Entity</u>, or an <u>Affiliated Entity</u> of a <u>Contractor</u> during the five years before the date of such <u>Contractor's</u> or <u>Affiliated Entity's</u> contract or engagement in connection with the Matter:

- a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
- b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of <u>Municipal Code Section 2-92-610 (Living Wage</u> <u>Ordinance)</u>.

I certify the above to be true

4. Neither the Disclosing Party, <u>Affiliated Entity</u> or <u>Contractor</u>, or any of their employees, officials, <u>agents</u> or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of

- bid-rigging in violation of <u>720 ILCS 5/33E-3;</u>
- bid-rotating in violation of <u>720 ILCS 5/33E-4;</u> or
- any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

I certify the above to be true

5. Neither the Disclosing Party nor any <u>Affiliated Entity</u> 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: the <u>Specially Designated Nationals List</u>, the <u>Denied Persons List</u>, the <u>Unverified List</u>, the <u>Entity List</u> and the <u>Debarred List</u>.

I certify the above to be true

6. The Disclosing Party understands and shall comply with the applicable requirements of <u>Chapters 2-55 (Legislative Inspector General)</u>, <u>Chapter 2-56 (Inspector General)</u> and <u>Chapter 2-156 (Governmental Ethics)</u> of the Municipal Code.

I certify the above to be true

C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

The Disclosing Party certifies that, as defined in <u>Section 2-32-455(b) of the Municipal</u> <u>Code</u>, the Disclosing Party

is not a "financial institution"

E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

If the Disclosing Party cannot make this verification, the Disclosing Party must disclose all required information in the space provided below or in an attachment in the "Additional Info" tab. Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records. I can make the above verification

SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, <u>Chapters</u> <u>2-156</u> and <u>2-164</u> of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. A training program is available on line at <u>www.cityofchicago.org/city/en/depts/</u> <u>ethics.html</u>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

I acknowledge and consent to the above

The Disclosing Party understands and agrees that:

- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action

on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of <u>Chapter 1-23 of the Municipal Code</u> (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by <u>Chapter 1-23</u> and <u>Section 2-154-020 of the Municipal Code</u>.

I acknowledge and consent to the above

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its <u>Affiliated Entities</u> delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

I certify the above to be true

FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This question 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 to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all 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, 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?

No

ADDITIONAL INFO

Please add any additional explanatory information here. If needed you may add an attachment below.

List of attachments uploaded by vendor

None.

CERTIFICATION

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

/s/ 09/28/2011 Mr. Bradley Jordan Cymbol Chief Financial Officer Second Curve Capital, LLC

This is a printed copy of the Economic Disclosure Statement, the original of which is filed electronically with the City of Chicago. Any alterations must be made electronically, alterations on this printed copy are void and of no effect.