Services Less Than \$25,000 General Building Signage - PS1986

This Contract is made and is dated July 15, 2013 cetween:

PBC:

Public Building Commission of Chicago

50 West Washington

Chicago, Illinois 60602 ("PBC") and

Consultant:

Art Dose, Inc.

3614 South Lowe Avenue Chicago Park, IL 60609 Attn: Martha Morelos

For the Services of: Description of Services attached hereto as Exhibit A.

At the total lump sum amount of: \$3,256.00

ishipping included)

Project: RICHARD M. DALEY LIBRARY - GENERAL

BUILDING SIGNAGE

PUBLIC BUILDING COMMISSION OF CHICAGO

Erin Lavin Cabenargi

Title: Executive Director

Date: 4/18/13

Consultant: ART DOSE, INC.

By: Martha Morelos

Title: <u>President</u>

Date 09/09/13

1. Performance Standard. The Consultant represents and agrees that the Services performed under this Contract will proceed with efficiency, promptness and diligence and will be executed in a competent and thorough manner, in accordance with reasonable professional standards in the field. Consultant shall promptly provide notice to the PBC if it identifies any problem or issue that may affect the performance of its Services or the Project. The Consultant further represents that it will assign at all times during the performance of the Services the number of experienced, appropriately trained employees necessary for the Consultant to perform the Services in the manner required by the Contract.

- 2. Failure to Meet Performance Standards. If the Consultant fails to comply with its obligations under the standards of this Contract, the Consultant must perform again, at its own expense, all Services required to be reperformed as a direct or indirect result of that failure.
- 3. Compliance with Laws. In performing under this Contract, all applicable federal, state and local governmental laws, regulations, orders, and other rules of duly constituted authority will be followed and complied with in all respects by the Consultant.
- 4. Time is Of The Essence. Time is of the essence for this Contract.
- **5. Invoices.** Once each month, the Consultant will submit an invoice to the PBC for Services performed during the preceding month. Each invoice must include the Contract and be supported with such reasonable details and data as the PBC may require.
- 6. Compensation of Consultant. The Commission shall pay the Consultant a Lump Sum Amount and Expenses, which are approved prior to being incurred, as set forth in Exhibit B. PBC will process payments within thirty (30) days of receiving an acceptable invoice from the Consultant. The PBC's payment for the Services shall not constitute acceptance of the Services or a waiver by the PBC of any term or condition of this Contract.
- 7. No Waivers. Any failure by the PBC to enforce any provision of this Contract shall not constitute a waiver of the provision or prejudice the right of the PBC to enforce the provision at any subsequent time.
- 8. Indemnity. The Consultant shall defend, indemnify and hold the PBC, City of Chicago and its commissioners, officers, agents, officials, and employees harmless against any and all claims, demands, suits, losses, costs and expenses (including but not limited to attorneys fees) for personal injury and property damage, arising out of or in connection with the Services provided by Consultant, or any person employed by Consultant, to the maximum extent permitted by law. The Consultant's obligation to defend, indemnify and hold the PBC and the City of Chicago harmless shall survive the expiration, termination or cancellation of this Contract and shall include the payment of any and all attorneys' fees and costs incurred by the PBC or the City of Chicago in defending any such claim.

Services Less Than \$25,000 General Building Signage -- PS1986

- 9. Taxes. PBC is exempt from the payment of (1) Retailers' Occupation Tax, (2) the Service Occupation Tax (state and local), (3) Use taxes; and (4) federal excise taxes. The PBC will deduct any such taxes the Consultant includes in this Contract. The PBC's Illinois Department of Revenue tax exemption number is E9978-1506-05.
- 10. Insurance. The Consultant shall procure and maintain at all times, at Consultant's expense, workers compensation, comprehensive general liability, professional liability and automobile liability insurance, in amounts specified by the PBC, and the City of Chicago as set forth in Exhibit C, and which name the PBC and the City of Chicago as an additional insured on a primary, non-contributory basis.
- 11. Independent Contractor. In performing the Services under this Contract, Consultant shall at all times be an independent contractor, and does not and must not act or represent itself as an agent or employee of the PBC.
- 12. Changes to the Services. The PBC may from time to time request changes to the Services or the terms of this Contract. Such changes, including any increase or decrease in the amount of compensation and revisions to the duration of the Services, which are mutually agreed upon by and between the PBC and Consultant, shall be incorporated in a written amendment to this Contract. The PBC shall not be liable for any changes absent such written amendment.
- 13. Ownership of Documents. All documents, data, studies and reports prepared by the Consultant or any party engaged by the Consultant, pertaining to the Project and/or the Services shall be the property of the PBC including copyrights.
- 14. Confidentiality. All of the reports, information, or data prepared or assembled by the Consultant under this Contract are confidential, and the Consultant agrees that such reports, information or data shall not be made available to any party without the prior written approval of the PBC. In addition, the Consultant shall not, without the prior written consent of the PBC, prepare or distribute any news releases, articles, brochures, advertisements or other materials concerning this Contract, the Project or the Services.
- **15. Termination.** The PBC reserves the right to terminate this Contract at any time by providing written notice to the Consultant.

- **16. Notices.** All notices and other communications required under this Contract must be given in writing by either personal delivery, United States mail, or registered mail, addressed to the respective parties at the addresses indicated above.
- 17. Remedies. The remedies reserved in this Contract are cumulative and in addition to any other remedies provided in law or equity.
- **18. Governing Law.** The laws of the State of Illinois shall govern this Contract.
- 19. Choice Of Forum. Any suit regarding this Contract or breach of any of the terms hereof shall be brought only in courts located in Chicago, Illinois; and the parties consent to the jurisdiction of the courts located in Chicago, Illinois.
- **20. Non-assignment.** The Consultant shall not delegate or assign any rights or claims under this Contract, or for breach thereof, without prior written consent of the PBC, and any such attempted delegation or assignment shall be void.
- **21. Headings.** Headings used in this Contract are for convenience and reference only and shall not affect the interpretation of this Contract.
- **22. Partial Invalidity.** If any provision of this Contract is or becomes void or unenforceable for any reason, the other provisions will remain valid and enforceable.
- 23. Amendments. Oral statements and understandings are not valid or binding, and this Contract may not be changed or amended except by a written amendment signed by both parties.
- 24. Binding Effect. This Contract shall be binding upon the parties hereto and their respective permitted successors and assignees
- 25. Entire Agreement. This Contract, and its accompanying exhibits, constitutes the entire understanding and agreement between the parties hereto and supersedes any and all prior or contemporaneous oral or written representations or communications with respect to the subject matter hereof, all of which communications are merged herein.

Services Less Than \$25,000 General Building Signage -- PS1986

EXHIBIT A DESCRIPTION OF SERVICES

Consultant services includes but limited to the following:

To provide one hundred and sixty-four (164) 2.5" x 36" PETG flexible substrate 0.040 with opaque electronically cut vinyl applied subject signs. Installation shall be performed by others.

Richard M. Daley Branch Library Shelf Signage Sign Category "B" on Plan

Adult Area:

Sign Name	Count	Adult Area: Sign Name	Count
New Books	4	Self Help	1
Fiction	10	Chicago Collections	2
Test Books	2	Holds	3
Psychology	1	Careers	3
History	4	African American Fiction	4
Business	2	African American History	3
Parenting	2	Health	4
Education	2	Travel	2
Arts	2	Philosophy	1
Mathematics	1	Religion	4
Plants	1	United States History	4
Gardening	1	World History	
Home Repair	1	Sports	4 2
Non-Fiction	16	Investments	2
Cooking	2	Law	2
Music	2	Literature	2
<u>Animals</u>	1	Medicine	2
Pets	1	Crafts	2
Reference	6	Libros En Espanol	12
Relationships	1	Graphic Novels	3
Foreign Language Learning	1	Geography	1
English As a Second Language	1		

Services Less Than \$25,000 General Building Signage – PS1986

Children's Area: Young Adults & Teen Sign Holder "B: on Plan

Sign Name	Count	Sign Name	Count	
Teen Magazines	1	Planets	1	
Pets	1	Reference	- 1	
Elementary Fiction	10	Teen Fiction	- 2	
Science Projects	1	Children's Reference	2	
States	1	Countries	1	
Sports	1	Music	1	
Animals	2	Children's Magazines		
Elementary Non-Fiction	4	Teen Non-Fiction	2	
Science	3	African American History	1	
U.S. History	1	Libros En Espanol	8	
Arts	1			

PUBLIC BUILDING COMMISSION STANDARD TERMS AND CONDITIONS PROFESSIONAL SERVICES AGREEMENT Services Less Than \$25,000

General Building Signage - PS1986

EXHIBIT B COMPENSATION OF THE CONSULTANT

B.1 CONSULTANT'S FEE

- B.1.1 The Commission shall pay the Consultant for the satisfactory performance of the Services a Lump Sum Amount ("Fee") of \$3,256.00 based on the rates included in Exhibit A. The Fee will, in the absence of a change in scope of the Project by the Commission or the issuance of Commission-originated amendment constitutes the Consultant's full fee for Services.
 - Any additional services or items requested beyond the contract amount, scope of services or termination date shall result in an amendment, which is to be agreed upon by all authorizing parties prior to commencement or execution.
- B.1.2. Consultant's Fee will include profit, overhead, general conditions, materials, equipment, computers, vehicles, office labor, field labor, insurance, deliverables, and any other costs incurred in preparation and submittal of deliverables.
- B.1.3 Direct expenses include, but are not limited to copying jobs, in town transportation expenses, parking expenses, etc. All direct expenses must have prior written approval from the Commission prior to Consultant invoicing for payment.

EXHIBIT C INSURANCE REQUIREMENTS

The Consultant must provide and maintain at Consultant's own expense, until expiration or termination of the Agreement and during the time period following expiration if Consultant is required to return and perform any additional work, the minimum insurance coverage and requirements specified below, insuring all operations related to the Agreement.

D.1. INSURANCE TO BE PROVIDED

D.1.1. Workers' Compensation and Employers Liability

Workers' Compensation Insurance, as prescribed by applicable law covering all employees who are to provide a service under the Agreement and Employers Liability coverage with limits of not less than \$500,000 each accident, illness or disease

D.1.2. Commercial General Liability

Commercial General Liability Insurance or equivalent with limits of not less than \$1,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverage must include the following: All premises and operations, products/completed operations, separation of insureds, defense, and contractual liability. The Public Building Commission and the City of Chicago must be named as Additional Insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

D.1.3. Automobile Liability

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Consultant must provide Automobile Liability Insurance, with limits of not less than \$1,000,000 per occurrence for bodily injury and property damage. The Public Building Commission and the City of Chicago must be named as Additional Insured on a primary, non-contributory basis.

D.2. ADDITIONAL REQUIREMENTS

The Consultant must furnish the Public Building Commission Procurement Department, Richard J. Daley Center, Room 200, Chicago, IL 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if any insurance coverage has an expiration or renewal date occurring during the term of this Agreement. The Consultant must submit evidence of insurance to the Commission before award of Agreement. The receipt of any certificate does not constitute agreement by the Commission that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the Commission to obtain certificates or other insurance evidence from Consultant is not a waiver by the Commission of any requirements for the Consultant to obtain and maintain the specified coverage. The Consultant will advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve Consultant of the obligation to provide insurance as specified in this Agreement. Non-fulfillment of the insurance conditions may constitute a breach of the Agreement, and the Commission retains the right to stop work until proper evidence of insurance is provided, or the Agreement may be terminated.

The Commission reserves the right to obtain copies of insurance policies and records from the Consultant and/or its subcontractors at any time upon written request.

The insurance must provide for 30 days prior written notice to be given to the Commission if any policies are canceled, substantially changed, or non-renewed.

Any deductibles or self-insured retentions on referenced insurance must be borne by Consultant.

General Requirements 20130622

The Consultant hereby waives and agrees to require their insurers to waive their rights of subrogation against the Commission, the City of Chicago or their respective Board members, employees, elected and appointed officials, and representatives.

The insurance coverage and limits furnished by Consultant in no way limit the Consultant's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self-insurance programs maintained by the Commission or the City of Chicago do not contribute with insurance provided by the Consultant under the Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in the Agreement given as a matter of law.

If Consultant is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured

The Consultant must require all its subcontractors to provide the insurance required in this Agreement, or Consultant may provide the coverage for its subcontractors. All subcontractors are subject to the same insurance requirements of Consultant unless otherwise specified in this Agreement.

If Consultant or its subcontractors desire additional coverage, the party desiring the additional coverage is responsible for the acquisition and cost.

The Commission's Risk Management Department maintains the rights to modify, delete, alter or change these requirements.

EXHIBIT D DISCLOSURE OF RETAINED PARTIES

A. <u>Definitions and Disclosure Requirements</u>

- 1. As used herein, "Consultant" means a person or entity who has any contract or lease with the Public Building Commission of Chicago ("Commission").
- 2. Commission bids, leases, contracts, and/or qualification submittals must be accompanied by a disclosure statement providing certain information about lobbyists whom the Consultant has retained or expects to retain with respect to the contract or lease. In particular, the Consultant must disclose the name of each such person, his or her business address, the name of the relationship, and the amount of fees paid or estimated to be paid. The Consultant is not required to disclose employees who are paid solely through the Consultant's regular payroll.
- 3. "Lobbyists" means any person (a) who for compensation or on behalf of any person other than himself undertake to influence any legislative or administrative action, or (b) any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

B. <u>Certification</u>

Consultant hereby certifies as follows

Parties: N.A. Name Business Address	Relationship	Fees (indicate whether pai
--------------------------------------	--------------	----------------------------

- 4. The Consultant understands and agrees as follows:
 - a. The information provided hersin is a material inducement to the Commission execution of the contract or other action with respect to which this Disclosure of Retained Parties form is being executed, and the Commission may rely on the information provided herein. Furthermore, if the Commission determines that any information provided hersin is false, incomplete, or inaccurate, the Commission may terminate the contract or other transaction, terminate the Consultant's participation in the contract or other transactions with the Commission.
 - b. If the Consultant is uncertain whether a disclosure is required, the Consultant must either ask the Commission's Representative or his or her manager whether disclosure is required or make the disclosure.
 - c. This Disclosure of Retained Parties form, some or all of the information provided herein, and any attachments may be made available to the public on the internet, in response to a Freedom of Information Act request, or otherwise. The Consultant waives and releases any possible rights or claims it may have against the Commission in connection with the public release of information contained in the completed Disclosure of Retained Parties form and any attachments.

Under penalty of perjury. I certify that I am authorized to execute this Disclosure of Retained Parties on behalf of the Consultant and that the information disclosed herein is true and complete.

marke me	09/09/13
Signature	Date
Martina Morclas	Prusident
Name (Type or Print)	Title

Subscribed and sworn to before me

OFFICIAL SEAL
PAIGE E SARRELS
NOTARY PUBLIC - STATE OF ILLINOIS
MY COMMISSION EXPIRES:11/08/15

EXHIBIT E M/WBE REPORT MEE/WBE Certifications

is your organization currently certified as a Minority-Owned Busine with any of the following agencies or organizations?	ess Enterprise ("MBE") or Women-Owned Business Enterprise ("WBE")
Yes No	
If "Yes" check and ATTACH copy of current Letter of Certifica	<u>tion</u> :
Certifying Agency: City of Chicago County of Cook	Category: M35 V
If yes, please submit a one current copy of your firm's applicable agencies listed above.	letter of certification from no more than one of the
Art Dose Inc. Company Name	09/9/13 Date
Print Name	Signature

EXHIBIT F W-9_REQUEST FOR TAXPAYER IDENTIFICATION NUMBER AND CERTIFICATION

[SEE ATTACHMENT]

Desartment of the Treasury infernal Revenue Service

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return)			
	Art Dose Inc.			
~;	Business name/disregarded entity name, if different from above			
96				
1.5	Check appropriate box for federal tax classification:			
φ <u>2</u>	☐ Individual/sole proprietor ☐ C Corporation ☐ S Corporation	on 🔲 Partnership 🔲 Ti	rust/estate	
Print or type See Specific Instructions on page 2.	Limited liability company. Enter the tax classification (C=C corporation			Exempt payee
rint Inst		•	**************************************	
g. 6	Other (see instructions) ► Address (number, street, and apt. or suite no.)	***		
ာခင	3614 S LOWE ALP		Requester's name and address	(optional)
ຜ ይ	City, state, and ZIP code			
တိ	_ CNICAGO IL 60609			
ĺ	List account number(s) here (optional)			
arran				
to avoi	your TIN in the appropriate box. The TIN provided must match the nid backup withholding. For individuals, this is your social security nunt alien, sole proprietor, or dispersanted entitly social security nunt alien, sole proprietor, or dispersanted entitly social security nunt	ame given on the "Name"	line Social security numbe	r
resider	nt alien, sole proprietor, or disregarded entity, see the Part I instructs, it is your employer identification number (FIN). It is your employer identification number (FIN). It is	imper (35N). However, for fons on page 3. For other	a T	
	s, it is your employer identification number (EIN). If you do not have page 3.	a number, see How to get a	a	
∜ote.∤	if the account is in more than one name, see the chart on page 4 for ir to enter.	r ruidaline o on wa	Manufacture 1.2 - 1.15	
numbe	or to enter.	- Appresides ou maose	Employer identification	number
er et es au			72-1152	2000
hadar				1019100
1. The	penalties of perjury, I certify that:			
2. Lam	number shown on this form is my correct taxpayer identification nu	imber (or I am weiting for a	number to be issued to me),	and and
Serv no la	i not subject to backup withholding because: (a) I am exempt from trice (IRS) that I am subject to backup withholding as a result of a fail onger subject to backup withholding, and	packup withholding, or (b) I llure to report all interest or	have not been notified by the dividends, or (c) the IRS has	e Internal Revenue notified me that I am
	a U.S. citizen or other U.S. person (defined below).			
Certific	ation instructions. You must propo out item or all and a second	een notified by the IDC Hors		
enerali instructi	e you have failed to report all interest and dividends on your tax returned, acquisition or abandonment of secured property, cancellation by, payments other than interest and dividends, you are not required ions on page 4.	and the contraction of the said	uons, nem 2 does not apply.	For mortgage
Sign Here	Signature of U.S. person > A a A	Date	· 09/09/13	
Gene	eral Instructions		es you a form other than For	- 14 0 1
Section noted.	references are to the Internal Revenue Code unless otherwise	to this Form W-9.	tue requester's form if it is s	substantially similar
	ose of Form	personal s. U.S. person	rson. For federal tax purpos on if you are:	
A persor obtain v	n who is required to file an information return with the IRS must our correct taxpayer identification number (TIN) to report, for	 An individual who is a 	U.S. citizen or U.S. resident	alien,
you paid	, income paid to you, real estate transactions, mortgage interest	Arabitation in the DUITEO	ation, company, or association States or under the laws of t	on created or the United States,
ા ઘાઇણા,	or contributions you made to an IRA.	• An estate (other than a	a foreign estate), or	
Use Fo	orm W-9 only if you are a U.S. person (including a resident provide your correct TIN to the person requesting it (the	P A Comestic trust (as d	efined in Regulations section	301.7701-7).
requeste	r) and, when applicable, to:	Page today to the Officed S	erships. Partnerships that co	to more a militare last .
1. Cert number t	ify that the TIN you are giving is correct (or you are weiting for a obe issued),	Further, in certain cases	where a Form W-9 has not:	ich business.
2. Cert	ify that you are not subject to backup withholding, or	Per cross this reduited for	O Dresume that a partner ic a	toroian namen
Clair	n exemption from backup withholding if you are a U.S. exempt	partner in a partnership.	tax. Therefore, if you are a L	J.S. person that is a

partner in a partnership conducting a trade or business in the United States, crovide Form V/-9 to the partnership to establish your U.S.

status and evoid withholding on your share of partnership income.

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your

allocable share of any partnership income from a U.S. trade or business

is not subject to the withholding tax on foreign partners' share of

effectively connected income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

- The U.S. owner of a disregarded entity and not the entity.
- \bullet The U.S. grantor or other owner of a grantor trust and not the trust, and
- The U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person, do not use Form W-9. If stead, use the appropriate Form W-8 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

- 1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
 - The treaty article addressing the income.
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the exemption from tax.
- 5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty arlows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1934) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W.9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity not subject to backup withholding, give the requester the appropriate completed Form W-8.

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS a percentage of such payments. This is called "backup withholding." Fayments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester,
- You do not certify your TIN when required (see the Part if instructions on page 3 for details),
- 3. The IRS tells the requester that you furnished an incorrect TIN,
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- 5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payers and payments are exempt from backup withholding. See the instructions below and the separate Instructions for the Requestar of Form W-9.

Also sas Special rules for partnerships on page 1.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and articleate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a G corporation that elects to be an S corporation, or if you no longer are tax exempt, in addition, you must furnish a new Form W-9 if the name or TIN changes for the account, for example, if the grantor of a grantor trust dies.

Fenalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for faisifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Name

If you are an individual, you must generally enter the name shown on your income tax return. However, if you have changed your last name, for instance, due to marriage without informing the Social Security Administration of the name change, enter your first name, the last name shown on your social security card, and your new last name.

If the account is in joint names, list first, and then circle, the name of the person or entity whose number you entered in Part I of the form. Sale proprietor. Enter your individual name as shown on your income tax return on the "Name" line. You may enter your business, trade, or "cloing cusiness as (DBA)" name on the "Business name/disregarded entity name" line.

Partnership, C Corporation, or S Corporation. Enter the entity's name on the "Name" line and any business, trade, or "doing business as (DBA) name" on the "Business name/disregarded entity name" line.

Disregarded entity. Enter the owner's name on the "Name" line. The name of the entity entered on the "Name" line should never be a disregarded entity. The name on the "Name" line must be the name shown on the income tax return on which the income will be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a domestic owner, the domestic owner's name is required to be provided on the "Name" line. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on the "Business name/disregarded entity name" line. If the owner of the disregarded entity is a foreign person, you must complete an appropriate Form W-8.

Note. Check the appropriate box for the federal tax classification of the person whose name is entered on the "Name" line (Individual/sole proprietor, Partnership, C Corporation, S Corporation, Trust/estate).

Limited Linbility Company (LLC). If the person identified on the "Name" line is an LLC, check the "Limited liability company" box only and enter the appropriate code for the tax classification in the space provided. If you are an LLC that is treated as a partnership for federal tax purposes, enter "P" for partnership. If you are an LLC that has filled a Form 3632 or a Form 2553 to be taxed as a corporation, enter "C" for C corporation or "S" for S corporation. If you are an LLC that is disregarded as an entity separate from its owner under Regulation section 301.7701-3 (except for employment and excise tax), do not check the LLC box unless the owner of the LLC (required to be identified on the "Name" line) is another LLC that is not disregarded for observations of the unique separate from its owner, enter the appropriate tax classification of the owner identified on the "Name" line.

Other entities. Enter your business name as shown on required federal tax documents on the "Name" line. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on the "Susiness name/ disregarded entity name" line.

Exempt Payee

If you are exempt from backup withholding, enter your name as described above and check the appropriate box for your status, then check the "Exempt payee" box in the line following the "Business name/disregarded entity name," sign and date the form.

Generally, individuals (including sole proprietors) are not exempt from backup withholding. Corporations are exempt from backup withholding for certain payments, such as interest and dividends.

Note. If you are exempt from backup withholding, you should still complete this form to avoid possible erroneous backup withholding.

The following payees are exempt from backup withholding:

- 1. An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2),
 - 2. The United States or any of its agencies or instrumentalities,
- A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities,
- 4. A foreign government or any of its political subdivisions, agencies, or instrumentalities, or
- 5. An international organization or any of its agencies or instrumentalities.

Other payees that may be exempt from backup withho-ding include:

- 6. A corporation.
- A foreign central bank of issue,
- A dealer in securities or commodities required to register in the United States, the District of Columbia, or a possession of the United States,
- A futures commission merchant registered with the Commodity Futures Trading Commission,
 - 10. A real estate investment trust,
- 11. An entity registered at all times during the tax year under the lavestment Company Act of 1940,
 - 12. A common trust fund operated by a bank under section 534(a),
 - 13. A financial institution,
- 14. A middleman known in the investment community as a reminee or custodian, or
- 15. A trust exempt from tax under section 664 or described in section 4947.

The following chart shows types of payments that may be exampt from backup withholding. The chart applies to the exempt payers listed above, 1 through 15.

iF the payment is for	THEN the payment is exempt for				
interest and dividend payments	All exempt payees except for 9				
Broker transactions	Exempt payees 1 through 5 and 7 through 13. Also, C corporations.				
Barter exchange transactions and patronage dividends	Exempt payees 1 through 5				
Payments over \$600 required to be reported and direct sales over \$5,000 '	Generally, exempt payees 1 through 7 ²				

See Form 1099-MISC, Miscellaneous Income, and its instructions,

Part I. Yaxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have end are not eligible to get an SSN, your TIN is your IRS individual texpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN below*.

If you are a sole proprietor and you have an EIN, you may enter either your SSF or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner (see *Limited Liability Company (LLC)* on page 2), enter the cwner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarification of name and TIN combinations.

How to get a TiN. If you do not have a TIN, apply for one immediately. To apoly for an SSN, get Form SS-5, Application for a Social Security Card, from your local Social Security Administration office or get this form online at www.ssa.gov. You may also get this form by calling 1-500-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

If you are asked to complete Form W-9 but do not have a TIN, write "Apored For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note. Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded domestic entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, below, and items 4 and 5 on page 4 indicate otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on the "Name" line must sign. Exempt payees, see Exempt Payee on page 3.

Signature requirements. Complete the certification as indicated in liems 1 through 3, below, and items 4 and 5 on page 4.

- 1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts chenned after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- 3. Real estate transactions. You must sign the certification. You may cross cut item 2 of the certification.

However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney, and payments for services paid by a federal executive agency.

- 4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandiss), medical and health care services (including payments to corporations), payments to a ronemployee for services, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

What Name and Number I	O Give the Requester
For this type of account:	Give name and SSN of:
Individuat Two or more individuals (joint eccount)	The individual The actual owner of the account or, if combined funds, the first individual on the account
 Custodian account of a minor (Uniform Gift to Minors Act) 	The minor ²
 a. The usual revocable savings trust (grantor is also trustee) 	The grantor-trustee '
 b. So-called trust account that is not a legal or valid trust under state law 	The actual owner '
 Sole proprietorship or disregarded entity owned by an individual 	The owner '
 Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulation section 1.671-4(b)(2)(i)(A)) 	The grantor*
For this type of account:	Give name and E/N of:
 Disregarded entity not owned by an individual 	The owner
8. A valid trust, estate, or pension trust	Legal entity *
Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
Association, club, religious, charitable, educational, or other tex-exempt organization	The organization
11. Partnership or multi-member LLC	The partnership
12. A broker or registered nominee	The broker or naminee
13. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural crogram payments	The public entity
 Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulation section 1.671-4(b)(2)(I)(B)) 	The trust

List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

Hots, if no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records from Identity Theft

Identity their occurs when someone uses your personal information such as your name, social security number (SSN), or other identifying information, without your permission, to commit fraud or other crimes. An identify thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN.
- Ensure your employer is protecting your SSN, and
- 3e careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tex records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance.

Victims of identity theft who are experiencing economic harm or a system problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at: spam@uce.gov or contact them at www.ftc.gov/idtheft or 1-877-IDTHEFT (1-877-433-4338).

Visit IRS,gov to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report Interest, dividends, or certain other income paid to you; mortgage interest you paid the adquisition or abandonment of secured property; the cancellation reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to TIN to the payer. Certain penalties may also apply for providing faise or fraudulent information.

Circle the minor's name and furnish the minor's SSN.

You must show your individual name and you may also enter your business or "DBA" name on the "Business name/disregarded entity" name line. You may use either your SSN or Etv (If you have one), but the IRS encourages you to use your SSN.

List first and circle the name of the trust, estate, or pension trust, (Do not furnish the "IN of the personal representative or trustee unless the legal entity itself is not designated in the account table.) Also see Special rules for partnerships on page 1.

Note, Grantor also must provide a Form W-9 to trustee of trust.



CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 09/07/2013

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGEMENT POLICIES HOLDER. THIS BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE IS THE REST OF THE BETWEEN THE IS THE BETWEEN THE BETWE REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER. IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s). PRODUCER CONTACT Miguel Sevilla Miguel Sevilla (773) 254-9912 PHONE AC. No. Ext): (773) 254-9912 FAX No. (773) 254-9913 4019 W. 31st St. msevilla@amfam.com Chicago, IL 60623 (006/842) INSURER(S) AFFORDING COVERAGE NAIC# INSURER A: American Family Insurance INSURED INSURER 6: The Charter Oak Fire Insurance Co. Art Dose Inc 3614 S. Lowe Ave INSURER D : Unit#1 INSURER E Chicago, IL 60609 INSURER F : COVERAGES CERTIFICATE NUMBER: **REVISION NUMBER:** THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES. LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS. INSR LTR POLICY EFF (MM/DD/YYYY) addi subr Insr wyd POLICY EXP (MM/DD/YYYY) TYPE OF INSURANCE POLICY NUMBER AUTOMOBILE LIABILITY BODILY INJURY (Per person) \$ ANY AUTO BODILY INJURY (Per accident) \$ ALL OWNED AUTOS SCHEDULED
AUTOS
NON-OWNED
AUTOS PROPERTY DAMAGE \$ HIRED AUTOS BODILY INJURY \$ GENERAL LIABILITY **EACH OCCURRENCE** \$ 1,000,000 COMMERCIAL GENERAL LIABILITY DAMAGE TO RENTED PREMISES (Ea occurrence) \$ 100,000 CLAIMS-MADE OCCUR MED EXP (Any one person) \$ 5,000 Α 12XB892304 12/05/2012 12/05/2013 PERSONAL & ADV INJURY \$ 1,000,000 **GENERAL AGGREGATE** \$ 2,000,000 GEN'LAGGREGATE LIMIT APPLIES PER: PRODUCTS - COMP/OP AGG \$ 2,000,000 POLICY PROJECT LOC \$ UMBRELLA LIAB OCCUR **EACH OCCURRENCE** \$ EXCESS LIAB CLAIMS-MADE AGGREGATE \$ DED RETENTION \$ WORKERS COMPENSATION AND EMPLOYERS' LIABILITY ANU EMPLOYERS' LIABILITY
ANY PROPRIETOR/PARTNER/EXECUTIVE
OFFICERAMEMBER EXCLUDED?
(Mandatory in NH)
If yes, describe under
DESCRIPTION OF OPERATIONS below TORY LIMITS X OTHER 100,000 E.L. EACH ACCIDENT IOUB-8B69443-3-13 06/09/2013 06/09/2014 E.L. DISEASE - EA EMPLOYEE \$ 100,000 E.L. DISEASE - POLICY LIMIT 500,000 DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (Attach ACORD 101, Additional Remarks Schedule, if more space is required) Project: Richard M. Daley Library - General Building Signage The Public Building of Commission and the City of Chicago are listed as additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work. CERTIFICATE HOLDER CANCELLATION PUBLIC BUILDING COMMISSION OF CHICAGO SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE 50 WEST WASHINGTON THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN CHICAGO, IL 60602 ACCORDANCE WITH THE POLICY PROVISIONS. **AUTHORIZED REPRESENTATIVE** MIGUEL SEVILLA

AC	ORD CERT	ΓIFIC	ATE OF LINE	ILTY INS	JRANCI		09/06/13
DUCER			manufactures with the second of the second to the second t		TELEVATER IN TOS	HED AS A MATTER (OF INFORMATION
⁄≊ndy	Blanco V. Diversey Ave			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	THE PROPERTY	O RIGHTS UPON T ATE DOES NOT AME AFFORDED BY THE P	THE EXICITE WA
hicag	o, IL 60639 : 773-384-6500 Fax: 7	73_38 <i>4_A</i> :	157	111111111111111111111111111111111111111			NAIC#
	, / / 0004-0000 1 8.4. /	70-30	E-g-PE Residentes de la companya (d.). Es descrito		renember COV		
RED 4 Ca	se, Inc.					ire Insurance Co	
	South Lowe Avenue			W\$UR€₹₫	Ond was district		
nit #				INSURERE			
nicaç	po, IL 60609		namagamananan parpamanan menganangan yangan araba	HYSLINERS	. 	: 	
HE PO	COUREMENT TERM ON C	ACCORDITION	W HAVE BEEN SQUEE TO THE 1 OF ANY CONTRACT OR OTH 5 BY THE POLICIES DESCRIBE Y HAVE EREN REDUCED 17 P.	D HEREIN IS SUBLECT	OVEROR THE POR RESPECT TO VII TO ALL THE TER	LICY PERIOD INDICATED. HICH THIS CERTIFICATE MS, EXCLUSIONS AND C	NOTWITHSTANDING MAY BE ISSUED OR ONDITIONS OF SUCH
AD9 L			POLICY NUMBER	PATE OF THE TOWN	POLICY E PINATION	LIM	ms
NSRD	TYPE OF INSURANCE GENERAL MASKLITY		AND REAL PROPERTY OF THE PARTY	inguita di feri		EACH OCCURRENCE	3
	COMMERCIAL GENERAL	LIABILITY				PREMISES (En occurence)	3
[CLAIMS MADE	OCCUR				PERSONAL & ADV INJURY	1 5
						GENERAL AGGREGATE	\$
	GEN'L AGGREGATE LIMIT AP	PLIES PER:				PRODUCTS - COMPIOP AGO	\$,
	AUTOMOBILE LIABILITY	FOC	922915430	15.05/2012	12/05/2013	COMBINED SINGLE LIMIT	\$ 1,000,000
	ANY AUTO X ALL OWNED AUTOS SCHEDULED AUTOS		3200 (040¢	3 Garania da Je 3 Mai		BODILY INJURY (Per person)	\$ 500,000
	HIRED AUTOS NON-OWNED AUTOS			:		BOOILY INJURY (Per accident)	\$ 1,000,000
	 			•	·	PROPERTY DAMAGE (Per accident)	\$ 100,000
 	GARAGE LIABILITY		الله 1915 الله يونونونونونونونونونونونونونونونونونونون	Market and the second of Market and Second		AUTO ONLY - EA ACCIDENT	i
	ANY AUTO					OTHER THAN BA AC	
ļ	<u> </u>		الارامية عند باسة فاستش ام يك إيام الكرام المثارات بي يادر وسيستسيم ويس		2.5 E-10.5 (mi)	EACH OCCURRENCE	5
	EXCESS/UMBRELLA LIABILIT					AGGRECATE	3
	OCGURCU	aims made					<u> </u>
	DEDUCTIBLE						5
	RETENTION			abile and a survival or was distributed for the second of	: , , , , , , , , , , , , , , , , , , , 	WC STATU-	H-
	RKERS COMPENSATION AND PLOYERS' LIABILITY		 10UE-8B69443-3-13	08/09/13	: (6/09/14	EL GACH ACCIDENT	100,000
AN	PROPRIETOR/PARTNER/EXEC	UTIVE		a r	:	E.L. DISEASE - EA EMPLOY	TEE 1 1,000,000
10 14	ICERMEMBER EXCLUDED?			i	i	EL DIREASE - POLICY LIN	ıπ İs 500,000
	CIAL PROVISIONS below HER	,		4			
SCRIP	TION OF OPERATIONS / LOCAT	IONS / VEHIC	THE VETCH DRIVER WE DED IN EACH	JRJ2HER* / 196 541 P/81	13.C13		
Liste	ed as Additional Insured	ds are: Th	ne Public Building Cororais	sion and the Chy o	Chicago		
ERTI	FICATE HOLDER		- But the second section of the section	CANCELLA	YKN		
				BOTOM	OFTHE ABOVE DESC	RIHED POLICIES BE CANCELL	ed Before the Expansion All Days West
	c Building Commission est Washington	of Chica	Ģ o	DATE THERE	re, thas ascum o má s	URIN WILL ENDEAVOR TO M	
ou w Chica	est washington ago, Illinois 60602 (*PE	3C")		VOT CE TO TH	LION STADINIAND EN	der named to the Lept. Bu Luty of any igno upon th	E INSURER, ITS AGENTS
	₩ : · · · · · · · · · · · · · · · · · ·	•		i		FILE WILMS ALAM IN	
				ATYERS PER	· · · · · · · · · · · · · · · · · · ·	£-~\	



CERTIFICATE OF LIABILITY INSURANCE

09/07/2013

CER BEL REP	CERTIFICATE IS ISSUED AS A M ITIFICATE DOES NOT AFFIRMATIV OW. THIS CERTIFICATE OF INSUI RESENTATIVE OR PRODUCER, AND DOTANT: If the certificate holder is	ELY RANG THI	OR CE D E CE	NEGATIVELY AMEND, EX OES NOT CONSTITUTE A RTIFICATE HOLDER	A CONTRACT	BETWEEN T	HE IS THE OF GREEN	VFD subject t	0
the !	ORTANT: If the certificate holder is terms and conditions of the policy, of ifficate holder in lieu of such endors	сепи	in po	iiciaa wsa iadmia an anni			s certificate does not cor	rfer rights to th	6
PRODU		HILDI	и(ъ/.	l Ri	NTACT Miguel	Sevilla		ma) 054 0040	
Migu	el Sevilla (773) 254-9912				HONE (773) C No Extr (773) MAIL DDRESS MSEVI	254-9912	FAX No. (7	73) 254-9913	\dashv
4019	W. 31st St.			Ę	DORESS MSEVI	ia@amfam.cc	om	T	
Chic	ago, IL 60623 (006/842)				INS	URERIS AFFORDI	NG COVERAGE	NAIC #	
	_				SURER A AMORIC	can Family In	surance Co		
INSUR				—		harter Oak Fil	re Insurance Co		\dashv
	ose inc			1	ISURER C :				\Box
3614 Unit	S. Lowe Ave			} —	SURER E				
	ago, IL 60609			j-i-	NSURER F :				
	· · · · · · · · · · · · · · · · · · ·	IEIC	ATE	NUMBER:			REVISION NUMBER:		_
THI	S IS TO CERTIFY THAT THE POLICIES ICATED. NOTWITHSTANDING ANY REC RTIFICATE MAY BE ISSUED OR MAY I CLUSIONS AND CONDITIONS OF SUCH P	PERT	MENT AIN, T ES. LE	LIERN OR CONDITION OF	8Y THE POLIC N REDUCED 8Y F	HES DESCRIBE PAID CLAIMS.	D HEREIN IS SUBJECT TO	IE POLICY PERIO T TO WHICH TH ALL THE TERM	IS IS,
INSR	TYPE OF INSURANCE	ADOL NSS	SUBR WVD	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP	BODILY BUJURY (Per person)	\$	—
LTR	AUTONOBILE LIABILITY	A7-2				1		3	
! !	CTUA YIA	•	1	!			PODICE HANDLES IN AN ADDRESS IN	\$	\neg
1 1	ALL OWNED CHEDULED AUTOS			•	ļ j		BODILY INJURY	\$	
1 1	HIRED AUTOS AUTOS				 			\$	
		├	\vdash				ENCH OCCOUNTENT	\$ 1,000	
	GENERAL LIABILITY		'				PREMISES (ET QUOUTETAN)		0.000
	COMMERCIAL GENERAL LIABILITY CLAIMS-MADE COCCUR	1					MED EXP (All) GIO PER SINO	<u> </u>	5.000
١.	·			12XB892304	12/05/2012	12/05/2013	PERSONNEGYEST WATER		0.000
A			1	12/200000			GENERAL AGGREGATE		0.000
	GENLAGGREGATE LIMIT APPLIES PER:		1	j	Ì		PRODUCTS - COMP/GP AGG	\$	
İ	POLICY PROJECT LCC				.		EACH OCCURRENCE	\$	
	UMBRELLA LIAB OCCUR	1	1		}		AGGREGATE	\$	
1	EXCESS LIAB CLAIMS-MADE	-	1	}	ļ	_		\$	
<u> </u>	DED RETENTION S WORKERS COMPENSATION	╁	╁━		<u> </u>		TORY LIMITS X OTHER		A 400
	AND EMPLOYERS' LIABILITY AND EMPLOYERS' LIABILITY ANY PROPRIETOR PARTNER/EXECUTIVE	าเ	į.		06/09/2013	06/09/2014	E.L. EACH ACCIDENT	10	0,000
В	I CD-HICEKWICKIDEN CYCEGOCA.	N//	^	IOUB-8B69443-3-13	00/05/2013	00,00,201	EC DISCUSE - CHEIM CO.O.) •	0.000
	(Mandatory in NH) If yes, describe under DESCRIPTION OF OPERATIONS below	 	-		<u> </u>		E.L. DISEASE - POLICY LIMIT	1.	0,000
					-				
	SCRIPTION OF OPERATIONS / LOCATIONS / VEH	ICLES) (Attack	n ACORD 101, Additional Remarks Sc	chedule, if more spec	e is required)			
Pr	olect: Richard M. Daley Library	- 6	ener	al Dollowid Ordings			d on a ndmarv, non-ci	ontributory ba	asis
T) fo	ne Public Building of Commission any liability arising directly or i	ndir	nd th ectly	from the work.	isicu as audi				
<u> </u>	101052				CANCELLATIO	ON			
P 5	ERTIFICATE HOLDER UBLIC BUILDING COMMISSIC D WEST WASHINGTON HICAGO, IL 60602	ok	2 (eryan	THE EXPIRA	TION DATE 1	DESCRIBED POLICIES BE THEREOF, NOTICE WILL LICY PROVISIONS.	CANCELLED BEI BE DELIVERE	FORE D IN
	•	9/	17	/13	AUTHORIZED RE	PRESENTATIVE			
					MIGUEL SE	VILLA			
					<u> </u>	© 1988-20	10 ACORD CORPORATIO	N, All rights re	serve

ACORD 25 (2010/05)

The ACORD name and logo are registered marks of ACORD

COI_ArtDose_ecr_1986RMDL_20130907 08020-03-09-02

ACORD 25 (2001/08)

ACORD, CERTIFIC	ATE OF LIAE	ILITY INS	URANC	E	09/06/13		
Mindy Blanco		THIS CERT	IFICATE IS ISS CONFERS N	UED AS A MATTER CO RIGHTS UPON TO	ND FXTEND OR		
4357 W. Diversey Ave		ALTER TH	E COVERAGE	FFORDED BY THE P	ULICIES BELOW.		
Chicago, IL 60639 Phone: 773-384-6500 Fax: 773-384-4	1157		INSURERS AFFORDING COVERAGE NAIC#				
SURED	.	INSURER A A	MISURER A Alistate Insurance Company MISURER B. The Charter Oak Fire Insurance Co				
Art Dose, Inc.		INSURER TH	ie Chartor Oak I	ire Insurance Co			
3614 South Lowe Avenue		MSURER C.		. <u></u>	· · · - · · ·		
Unit # 1 Chicago, IL 60609		INSURER D.					
		INSURER F					
OVERAGES THE POLICIES OF INSURANCE LISTED BEL ANY REQUIREMENT, TERM OR CONDITIO MAY PERTAIN, THE INSURANCE AFFORDE POLICIES, AGGREGATE LIMITS SHOWN M.	DEVTHE POLICIES DESCRIBE	D HEREIN IS SUBJECT	T TO ALL THE TER	MS, EXCLUSIONS AND CO	NOTWITHSTANDING MAY BE ISSUED OR ONDITIONS OF SUCH		
RADOL	POLICY NUMBER	POUCY EFFECTIVE	POLICY EXPLANTION DATE IN HODOY	1.394	18		
NARD TYPE OF INSURANCE	ļ ,	i		MACH OCCURRENCE	5		
COMMERCIAL GENERAL LUSILITY		\		PREMISES (EA DOOM			
CLASMS MADE: - OCCUR			1	PENSONAL & ADV MULRY	15		
			•	GENERAL AGGREGATE	1		
<u> </u>				PRODUCTS - COMPIOP ACC			
GEN'L AGGREGATE LIMIT APPLIES PER: POLICY PHO- LOC				COMBINED SINGLE LIMIT	1,000,000		
ANY ANY OTUR YAR	922915430	12/05/2012	12/05/2013	(Es acoderi)	500,000		
X ALL OVINED AUTOS SCHEDLED AUTOS				(Per person)			
HIRED AUTOS NON-CHAMED AUTOS				BOOKY HIJURY (Per accident)	\$ 1,000,000		
				(Fer accident)	\$ 100,000		
GARAGE LIABILITY			1	AUTO CHLY - EA ACCIDENT			
ANY AUTO		ļ		DTHER THAN EA AC			
				EACH OCCURRENCE	8		
EXCESSIONERS LA UARE TY				AGGRECATE	<u> </u>		
OCCUR CLAIMS MADE			,				
DEDUCTIBLE					3		
RETENTION			<u> </u>	WC STATUL OF	<u> </u>		
WORKERS COMPENSATION AND		05/09/13	C6/09/14		\$ 100,000		
SHIPLOYERS LIABILITY ANY PROPRETORPARTHER/EXECUTIVE	IOUE-8B65443-3-13	Ç0/03/15	CO03/14	EL EACH ACCIDENT EL DISEASE - EA EMPLOY	1,000,000		
OFTICERMENHER EXCLUDED		į	}	EL DIREASE - POLICY LE	rt s 500,000		
RAPCIAL PROVISIONS BOOM	<u> </u>						
CTHER	1	į					
1							
ESCRETION OF OPERATIONS / LOCATIONS / VEHI Listed as Additional Insureds are: T	cuss reconsions appeal by sys- the Public Building Commis	ORDENENY/SPECIAL PRO Ision and the City C	f Chicago				
	·	CANCELL	AYION				
CERTIFICATE HOLDER		*****	OF THE AROVE DESC	RIBED POLICIES BE CANCELL	EQ REPORE THE EXPIRATE		
Public Building Commission of Chic 50 West Washington Chicago, Illinois 60602 ("PBC")	ago	DATE THERE NOTICE TO T IMPOSE NO	op, the escuing ins Ho certificate hol Dolloation or liab	Ursa will endeavor to be der ramed to the lept. Bu flity of any idno upon th	T FAILURE TO DO SO SHA		
		CHESTACHTUS.	REPRESENSATVEL	Omo			
ACORD 25 (2001/06)				Ø ACORO	CORPORATION 19		