MASLOW

RECEIVED

New York State Legislature — 2015 Statement of Financial and Other Interests

MAR 0 2 2016

Pursuant to Section 73, subdivision 6(a), of the Public Officers Law BY

I Jan Maslow	, holding the position of Direct	tor of Commun	ication 5
i, Sam Maslow (please print name)	, notaing the position of	(title)	
n the office of Rodnevese Bichotte	in the Hissembly		
(name of office)	(Senate, Assemb	, holding the position of Director of Communication (title) in the Assembly or other legislative entity) 718 940 042 8	
1414 Cortelton Road	718 940 00	128	
(office address)	off.	(office telephone)	
make the following statement:			•
Each financial interest*, direct or indirect, of myself, activity which is subject to the jurisdiction of a regulatory such interest is over or under five thousand dollars in value.	agency**, or the name of the entity in which		
FINANCIAL INTERESTS		Check One	
(Type of Activity or		Over	Under
Name of Entity)	Held in Name of	\$5,000	\$5,000
None			
(attach sheet if more space is needed)			
 Every office and directorship held by me in any coragency**, including the name of such corporation, firm or Offices and Directorships Held 	enterprise, is as follows (if none, so state	ect to the jurisdiction of	
 Every office and directorship held by me in any coragency**, including the name of such corporation, firm or Offices and Directorships Held 	enterprise, is as follows (if none, so state) :	
2) Every office and directorship held by me in any coragency**, including the name of such corporation, firm or Offices and Directorships Held	enterprise, is as follows (if none, so state) :	
 Every office and directorship held by me in any corgagency**, including the name of such corporation, firm or 	enterprise, is as follows (<u>if none, so state</u> Name of Corpora e in my discretion might reasonably be exsed, are as follows (<u>if none, so state</u>):	tion, Firm or Enter	prise
2) Every office and directorship held by me in any coragency**, including the name of such corporation, firm or Offices and Directorships Held (attach sheet if more space is needed) 3) Any other interests or relationships which I determine egislative action, or in the public interest should be disclosed.	enterprise, is as follows (<u>if none, so state</u> Name of Corpora e in my discretion might reasonably be exsed, are as follows (<u>if none, so state</u>):	tion, Firm or Enter	prise
2) Every office and directorship held by me in any coragency**, including the name of such corporation, firm or Offices and Directorships Held (attach sheet if more space is needed) 3) Any other interests or relationships which I determine egislative action, or in the public interest should be disclosed.	enterprise, is as follows (<u>if none, so state</u> Name of Corpora e in my discretion might reasonably be exsed, are as follows (<u>if none, so state</u>):	tion, Firm or Enter	prise
2) Every office and directorship held by me in any coragency**, including the name of such corporation, firm or Offices and Directorships Held (attach sheet if more space is needed) 3) Any other interests or relationships which I determine egislative action, or in the public interest should be disclosed by the corporation of the literature of the lit	enterprise, is as follows (if none, so state Name of Corpora e in my discretion might reasonably be exsed, are as follows (if none, so state): ((Mh) (only (omh) Hea	tion, Firm or Enter	prise

**"Regulatory agency" means the department of financial services, state liquor authority, department of agriculture and markets, department of education, department of environmental conservation, department of health, division of housing and community renewal, department of state, other than the division of corporations and state records, department of public service, the industrial board of appeals in the department of labor and the department of law, other than when the attorney general or his agents or employees are performing duties specified in section sixty-three of the executive law.

False statements. Section 73(6)(c) of the Public Officers Law provides that: "Any...legislative employee who knowingly and willfully with intent to deceive makes a false statement or gives information which he knows to be false in any written statement required to be filed pursuant to this subdivision, shall be assessed a civil penalty in an amount not to exceed ten thousand dollars. Assessment of a civil penalty shall be made by the Legislative Ethics Commission in accordance with the provisions of subdivision twelve of section eighty of the legislative law. For a violation of this subdivision, the commission may, in lieu of a civil penalty, refer a violation to the appropriate prosecutor and upon conviction, but only after such referral, such violation shall be punishable as a class A misdemeanor."