## Transactions

U.S. Office of Government Ethics Certification

#	DESCRIPTION		TYPE	DATE	NOTIFICATION RECEIVED OVER 30 DAYS AGO	AMOUNT
1	Accepted buyout from The Community Builders pension plan	See Endnote	Sale	11/15/2017	No	\$50,001 - \$100,000
2	Ameriprise One Acct - Columbia Cap Alloc Moderate Aggressive		Purchase	11/17/2017	No	\$1,001 - \$15,000
3	SPS ADV IRA - Nuveen Core Bond		Purchase	11/17/2017	No	\$15,001 - \$50,000
4	SPS ADV IRA - Prudential Total Return Bond		Purchase	11/17/2017	No	\$15,001 - \$50,000
5	SPS ADV IRA - Fidelity Advisor Strategic Income		Purchase	11/17/2017	No	\$15,001 - \$50,000
6	SPS ADV IRA - Delaware Small Cap Core		Purchase	11/17/2017	No	\$1,001 - \$15,000
7	SPS ADV IRA - Scout Mid Cap		Purchase	11/17/2017	No	\$1,001 - \$15,000
8	SPS ADV IRA - Scout Mid Cap	See Endnote	Purchase	7/27/2017	Yes	\$1,001 - \$15,000

## Endnotes

PART	#	ENDNOTE
Transactions	1	To date, I have had a vested pension in The Community Builders, Inc., pension plan. TCB recently offered all pension plan participants an opportunity to exit the plan. I opted to accept the offer to exit the plan on the terms offered to all plan participants. I received a check from the TCB pension plan payable to Ameriprise Financial as custodian for the Thomas R Davis IRA. The check was deposited into the cash funds associated with the Rollover IRA, and immediately used to purchase the mutual funds listed in this disclosure report. I confirmed with the HUD Ethics Office that exiting the pension plan under the offered buyout would not trigger any ethics concerns prior to making the election to exit the pension plan.
Transactions	8	Excepted transaction within my Rollover IRA. The account owned by Ameriprise Trust Company as custodian for Thomas R Davis IRA purchased \$5,324 in the Scout Mid Cap mutual fund using cash held by Ameriprise Trust Company as custodian for Thomas R Davis IRA in the Ameriprise Insured Money Market account. I believe this is an excepted transaction that did not require reporting within 30 days, but am reporting it now for full transparency.

## **Summary of Contents**

The 278-T discloses purchases, sales, or exchanges of securities in excess of \$1,000 made on behalf of the filer, the filer's spouse, or dependent child. Transactions are required to be disclosed within 30 days of receiving notification of a transaction but not later than 45 days after the transaction. Filers need not disclose (1) mutual funds and other excepted investment funds; (2) certificates of deposit, savings or checking accounts, and money market accounts; (3) U.S. Treasury bills, notes, and bonds; (4) Thrift Savings Plan accounts; (5) real property; and (6) transactions that are solely by and between the filer, the filer's spouse, and the filer's dependent children.

## **Privacy Act Statement**

Title I of the Ethics in Government Act of 1978, as amended (the Act), 5 U.S.C. app. § 101 et seq., as amended by the Stop Trading on Congressional Knowledge Act of 2012 (Pub. L. 112-105) (STOCK Act), and 5 C.F.R. Part 2634 of the U. S. Office of Government Ethics regulations require the reporting of this information. The primary use of the information on this report is for review by Government officials to determine compliance with applicable Federal laws and regulations. This report may also be disclosed upon request to any requesting person in accordance with sections 105 and 402(b)(1) of the Act or as otherwise authorized by law. You may inspect applications for public access of your own form upon request. Additional disclosures of the information on this report may be made: (1) to any requesting person, subject to the limitation contained in section 208(d)(1) of title 18, any determination granting an exemption pursuant to sections 208(b)(1) and 208(b)(3) of title 18; (2) to a Federal, State, or local law enforcement agency if the disclosing agency becomes aware of violations or potential violations of law or regulation; (3) to another Federal agency, court or party in a court or Federal administrative proceeding when the Government is a party or in order to comply with a judge-issued subpoena; (4) to a source when necessary to obtain information relevant to a conflict of interest investigation or determination; (5) to the National Archives and Records Administration or the General Services Administration in records management inspections; (6) to the Office of Management and Budget during legislative coordination on private relief legislation; (7) to the Department of Justice or in certain legal proceedings when the disclosing agency, an employee of the disclosing agency, or the United States is a party to litigation or has an interest in the litigation and the use of such records is deemed relevant and necessary to the litigation; (8) to reviewing officials in a new office, department or agency when an employee transfers or is detailed from one covered position to another: (9) to a Member of Congress or a congressional office in response to an inquiry made on behalf of an individual who is the subject of the record; (10) to contractors and other non-Government employees working on a contract, service or assignment for the Federal Government when necessary to accomplish a function related to an OGE Government-wide system of records; and (11) on the OGE Website and to any person, department or agency, any written ethics agreement filed with OGE by an individual nominated by the President to a position requiring Senate confirmation. See also the OGE/GOVT-1 executive branch-wide Privacy Act system of records.