

Dinah Lynn Bolton - #2373
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FILED (I)

2016 AUG 30 P 2:17

U.S. BANKRUPTCY COURT
E.D. MICHIGAN-DETROIT

Clerk of the Court
United States Bankruptcy Court
211 W. Fort Street
Suite 2100
Detroit, MI 48226

August 29, 2016

**RE: Request/Motion for Submission of additional information for Bankruptcy Claim
#2373 – Case No. 13-53846
(Related document(s) [11231, 11230, 11255, 11283, 11287, and 11288])**

Dear United States Bankruptcy Court:

The Creditor would like to submit this Request/Motion for Submission of additional information for Bankruptcy Claim.

The Creditor is asking the Court to review new evidence that was not included in the Creditor's bankruptcy claim.

The Creditor states that this additional information should be included to prevent the Debtor from claiming false pretenses, and not disclosing the new evidence that the Debtor had available, and to prevent the Debtor from not acting in good faith.

The Creditor asserts that the Debtor, the City of Detroit, withheld this information regarding the Creditor's bankruptcy claim to the Debtor's benefit.

The Creditor asserts that the City of Detroit did not disclose the additional fiscal years that the Creditor may claim for this action.

The Creditor asserts that it should be allowed include the new claim as part of its action.

The Creditor has discovered that the Creditor's Claim may and should include the fiscal years of 2013-14 and 2014-15.

The fiscal years of 2013-14 and 2014-15 should be included as part of the Creditor's claim since the Creditor has continued to be employed by the Debtor during this time of the bankruptcy court action.

The Creditor should have the opportunity to amend its claim calculation to include these years.

The Creditor states that when it signed the acceptance offer it was not including the additional fiscal years that it may claim and would like those years to remain in the bankruptcy action.

The Creditor has attached its amended claim calculation for the Court's review.

The Creditor would like to assert this need to correct and clear the error, and to prevent injustice on part of the Debtor.

The Creditor's should have been classified as **Admin** on the City's records.

The Creditor has been an employee of the Planning and Development Department (P&DD) / Housing and Revitalization Department (HRD) since 1998.

The Creditor has worked on various assignments at the City of Detroit which include:

*HUD Section 108 Loans – March 2008 to present (Classified as Federal Grant Funded);

*HUD Neighborhood Stabilization Program 1 – January 2011 to November 2015
(Classified as Federal Grant Funded);

*HUD Neighborhood Stabilization Program 3 – January 2011 to November 2015
(Classified as Federal Grant Funded);

*Community Development Block Grant Contracts (Public Facility Rehabilitation) –
December 2013 to December 2014, (Classified as Federal Grant Funded),

*Development Land Sales, Title Clearance, and

*Tax Abatements – January 2014 to present.

The Creditor does not know why the Debtor/City of Detroit has her position and/or assignments classified as General Fund. However, they are in fact Federal Grant Funded.

The Debtor changed the classification of the majority of the Creditor's co-workers in the Development Division to General Fund previously as a whole.

Although the City may have corrected / changed the Creditor's co-workers' classification, the Debtor should have not changed the Creditor's in the system since the Creditor continued to do many Federal Grant Funded assignments.

The Debtor should have made any corrections/ changes on an individual basis to pertain to the work that that employee was and is actually doing.

The Creditor does not have control of the Debtor's data system and is at the detriment of the Debtor in how it shows the Creditor's status.

The Creditor has submitted her P&DD Personnel Activity Reports (PAR) for 2007 to 2015 to show the classification of her work assignments as Federal Grant Funded.

The Creditor has submitted work emails to show the various Federal Grant Funded assignments she has worked on for the City.

The Creditor can provide actual work product if needed to verify her assignments as long as information can remain confidential.

The City states that although our positions were Federal Grant funded this does not include the fringe benefits.

The Creditor has submitted documentation from the P&DD/ HRD Departments that shows that salaries/ wages, and fringe benefits were in fact paid with Federal Grant funds.

Since the Creditor's salary/wages were funded by Federal Grant funds, it had no impact on the City's bankruptcy.

The Debtor (City) bases its objection on the implementation of the Debtor's CETs. The Federal Grant Funding has no relation to the bankruptcy.


Based on these arguments, the Creditor should have opportunity to have its claim heard.

For these reasons the Creditor requests that this Honorable Court allow this information to be placed in the Court records.

For these reasons, the City of Detroit should not be allowed to disallow and / or expunge the Creditor's claim, or zero out its claim.

Wherefore, for these proofs, the Creditor honorably requests that the Court consider this information in its case (Related document(s) [11230, 11231, 11255, 11283, 11287 and 11288])

Sincerely,



Dinah L. Bolton

cc: Marc N. Swanson, Miller, Canfield, Paddock and Stone, PLC

Attachment

Calculation for 2013-14 and 2014-15 fiscal years

Dinah Lynn Bolton

City of Detroit

Planning & Development Department / Housing and Revitalization Department

Forced 10% reduction in pay for 2 additional years (\$54,000.00 annually) -	\$10,800.00
Denied 4% pay increase with other City employees -	\$ 432.00
Elimination of Longevity for 2 additional years @ \$300/year -	\$ 600.00
Election Day (16 hours) - @ \$13.50/hour -	\$ 216.00
Swing Holiday hours taken 24 hours @ \$27/hour -	\$ 648.00
Hour lunch eliminated 196 hours @ \$27/hour -	\$ 5,292.00
Health Care Expenses (increased premiums and co-pays) -	\$ 2,000.00
Total Claim for additional fiscal years 2013-14 and 2014-15 :	\$ 19,988.00

Initial Claim Amount:	\$49,793.19
2 years since claim filed:	<u>\$19,998.00</u>
Total Amended Claim amount:	\$69,791.19

ATTACHMENT

Dinah Lynn Bolton
Principal Development Specialist
City of Detroit
Planning & Development Department
Real Estate Development Division

Non-negotiated Reduction in Wages and Election Holidays taken away. Also Elimination of Longevity Payout and Swing Holidays Vacation Days added.

Forced 10% reduction in pay for 5 years (\$54,000.00 annually)	\$ 27,000.00
Denied 4% pay increase with other City employees	\$ 2,160.00
Elimination of longevity 2 yrs @ \$300.00/yr	\$ 600.00
Swing Holiday hrs taken 64 hrs @ 27/hr	\$ 1,661.44
Election Day worked 8.5 hrs worked @ \$13.50/hr	\$ 114.75
Hour lunch eliminated 490hr @ 27/hr	\$ 13,230.00
Health Care Expenses	\$ 5,000.00
Jury Duty loss of pay 8 hours @ \$27/ hr	\$ 27.00
TOTAL CLAIM:	\$ 49,793.19

I am an APTE Union member. The Union is also a part of the Coalition of Unions.

Attachment

Dinah Lynn Bolton

2. Basis for Claim:

10% pay cut, loss of 4% pay increase, loss of merit pay, loss of tuition reimbursement, forced vacation time for Jury Duty days, loss of Election Day pay, loss of health care, increased costs of health care, loss of longevity, loss of sick time, cuts in annuity premiums, loss of pension benefits, loss of swing holidays, and loss of out of class pay.

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MICHIGAN

IN
RE:

Case No: 13-53846

Chapter: 9

City of Detroit, Debtor

CERTIFICATE OF SERVICE

I hereby certify that on the **August 29, 2016**, (date of mailing),

copies as follows: (By Mail)

1. Document(s) served: **Proof of Service and the following:**

Request/Motion for Submission of additional information for Bankruptcy ~~Case~~ - #2873 - Case No. 13-53846. (Related document(s) [11231, 11230, 11255, 11283, 11287, and 11288])

2. Served upon [name and address of each person served]:

Marc N. Swanson, Miller, Canfield, Paddock and Stone, PLC
150 West Jefferson, Suite 2500, Detroit, MI 48226

3. By First Class Mail.

Dated: 8/29/16

Daniel L. Bolton
(Signature)

Print Name: Daniel L. Bolton

FILED (I)
2016 AUG 30 P 2:12
U.S. BANKRUPTCY COURT
E.D. MICHIGAN-DETROIT