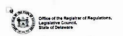
Certification



I.

APPLICATION FOR AUTHORITY OF AN OUT-OF-STATE BANK HOLDING COMPANY TO ACQUIRE A DELAWARE BANK OR BANK HOLDING COMPANY

The undersigned,Carl D. Lundblad, President (Name and Title)
(Name of Bank Holding Company) having first been duly authorized, does hereby make application on behalf of LINKBANCORP, Inc.
acquire The Bank of Delmarva (Name of Delaware Bank or Bank Holding Company)
The undersigned acknowledges that he/she has read and is familiar with the provisions of the Delaware Interstate Banking Act and all rules and regulations issued in connection therewith; that all of the information provided as part of this Application is, to the best of the knowledge and belief of the undersigned, true and accurate; and that he/she is dula authorized to execute this certification on behalf of the applicant.
WITNESS
Sworn to and subscribed before me, a Notary Public of the State of Pansylvania
this 8 day of May, 2023.
Commonwealth of Pennsylvania - Notary Seal Juli A. Morrison, Notary Public Cumberland County My commission expires May 8, 2023 Commission number 1290473 Member, Pennsylvania Association of Notaries

II. Identification of Applicant

A. State formal name and state of incorporation of applicant.

LINKBANCORP, Inc. (Pennsylvania corporation)

B. Identify the name and address of a resident of the State of Delaware who is designated as agent of the applicant for the service of any paper, notice or legal process upon applicant in connection with any matter arising out of Subchapter IV, Chapter 8, Title 5, Delaware Code.

Timothy Jay Houseal, Partner Young Conaway Stargatt & Taylor, LLP Rodney Square, 1000 North King Street Wilmington, DE 19801 Phone: (302) 571-6600

Email: thouseal@ycst.com

III. Acquisition

A. Identify the Delaware bank or bank holding company to be acquired (if a bank holding company, further identify the bank subsidiary or subsidiaries of such holding company).

The Bank of Delmarva (Delaware bank)

B. Describe the method of acquisition of the Delaware bank holding company or bank (if not otherwise included as part of the Application for Formation of an Interim Bank, enclose as an exhibit to this Application a copy of the acquisition agreement between the applicant and the Delaware bank or bank holding company).

LINKBANCORP, Inc. ("LINK"), an "out-of-state bank holding company," for purposes of and as defined in Sections 842 and 801(2) of Title 5 of the Delaware Code (5 Del. C. §§ 842 and 801(2)), is filing this Application for Authority of an Out-of-State Bank Holding Company to Acquire a Delaware Bank (this "Application"), pursuant to the Delaware Interstate Banking Act (5 Del. C. § 841 et seq.), with the Delaware Office of the State Bank Commissioner (the "Commissioner"), to obtain the Commissioner's approval, pursuant to Sections 843 and 844 of the Delaware Interstate Banking Act, and Regulation 803 of Title 5 of the Delaware Administrative Code (5 Del. Admin. C. § 803), to acquire The Bank of Delmarva ("TBOD"), a Delaware chartered commercial bank located in Seaford, Delaware, through the transaction described below.

On February 22, 2023, LINK, a Pennsylvania corporation, and the holding company for LINKBANK, a Pennsylvania chartered commercial bank, and Partners Bancorp ("Partners"), a Maryland corporation, and the holding company for TBOD and Virginia Partners Bank ("VPB"), a Virginia chartered commercial bank, entered into an Agreement and Plan of Merger (the "Merger Agreement") that provides for the business combination of LINK and Partners. A copy of the Merger Agreement is included as Exhibit 1 to the FDIC Applications (as defined below) and Exhibit 1 to the Federal Reserve Application (as defined below).

Pursuant to the Merger Agreement, and subject to the receipt of all required regulatory and shareholder approvals and the satisfaction of other customary closing conditions, Partners will merge with and into LINK, with LINK as the surviving corporation (the "Merger"). Immediately following the consummation of the Merger, TBOD will merge with and into LINKBANK, in accordance with the terms of an Agreement and Plan of Bank Merger, dated as of April 21, 2023, by and between LINKBANK and TBOD, with LINKBANK as the resulting bank (the "TBOD Bank Merger"). Immediately following the consummation of the TBOD Bank Merger, VPB will merge with and into LINKBANK, in accordance with the terms of an Agreement and Plan of Bank Merger, dated as of April 21, 2023, by and between LINKBANK and VPB, with LINKBANK as the resulting bank (the "VPB Bank Merger"). The Merger, the TBOD Bank Merger and the VPB Bank Merger (collectively, the "Transaction") will occur in immediate succession on the same day, and LINK will not operate TBOD or VPB as separate subsidiaries at any time. The result of the proposed Transaction will be LINK continuing as a one bank holding company (the "Surviving Corporation") with LINKBANK continuing operations as the surviving bank under its charter and title (the "Resultant Institution").

LINKBANK is submitting to the Commissioner, concurrently with this Application, a copy of the Interagency Bank Merger Act Applications filed by LINKBANK with the Federal Deposit Insurance Corporation ("FDIC" and such applications, the "FDIC Applications") and a copy of the FR Y-3 application filed by LINK with the Federal Reserve Bank of Philadelphia ("Federal Reserve Bank") and the Board of Governors of the Federal Reserve System (the "Federal Reserve Board" and such applications, the "Federal Reserve Application"). These applications are incorporated herein by reference.

For information with respect to other regulatory filings for the proposed Transaction, which are available upon request, please see the response to Item 2 of the FDIC Applications and Item 5 of the Federal Reserve Application.

C. Indicate whether this Application is the only pending application for the acquisition of a Delaware bank or bank holding company. If not, identify and attach a copy of any other application pending.

LINK does not have any other pending applications for the acquisition of a Delaware bank or bank holding company with the Commissioner.

D. Attach as an exhibit a statement of counsel that the Delaware bank holding company and/or Delaware bank are not prohibited by its articles of incorporation, charter, or legislative act from being acquired.

The statement of counsel is included in Confidential Appendix A.

E. If not previously filed, attach as exhibits the most recent statement of income and condition, together with the three most recent annual statements of income and condition of each bank subsidiary of the Delaware bank holding company to be acquired filed with the Office of the State Bank Commissioner or, if a national bank, the Comptroller of the Currency.

Not applicable. The Transaction does not involve a Delaware bank holding company. Partners is "located" in Maryland for purposes of and as defined in Sections 843 and 842(5) of the Delaware Interstate Banking Act.

- F. State whether the proposed acquisition has received: (1) the necessary approval of the stockholders of the out-of-state bank holding company and the Delaware bank holding company or bank (if so, attach certified copies of the resolutions of such approval; if not, describe the status of such approval processes); and (2) whether all necessary federal regulatory approvals have been obtained (if so, provide copies of such approvals; if not, describe the status of the application process for such approvals and attach actual or pro forma applications without exhibits except for transmittal correspondence, and any responses from the federal regulatory authorities).
 - (1) Both the shareholders of LINK and the shareholders of Partners must approve the Transaction. LINK filed a Form S-4 registration statement with the U.S. Securities and Exchange Commission ("SEC"), on April 28, 2023, containing the preliminary joint proxy statement / prospectus of Partners and LINK, which is available at:

Preliminary Joint Proxy Statement / Prospectus

A copy of the certificate of approval of the sole shareholder of LINKBANK and a copy of the written consent of the sole shareholder of TBOD are included as <u>Confidential Appendix B</u>. A copy of the certified resolutions of the boards of directors of LINK and LINKBANK, and the boards of directors of Partners and TBOD are included as <u>Confidential Appendix C</u>.

(2) Copies of the FDIC Applications, filed on April 24, 2023, and the Federal Reserve Application, filed on April 25, 2023, are being submitted by LINKBANK concurrently with this Application and are incorporated herein by reference. The FDIC and Federal Reserve Bank have each acknowledged receipt of their respective applications and are in the process of conducting their respective initial reviews. In connection with its initial review, the Federal Reserve Bank staff has requested additional information, and LINK is in the process of responding to this request.

IV. Information regarding formation of interim bank (OPTIONAL).

- A. If applicant is seeking a certificate of public convenience and advantage from the Commissioner for an interim bank as part of this Application, then applicant should comply with the provisions of Regulation No. 102 with respect to the formation of such interim bank as part of this Application; provided, however, that an application for authorization to form an interim bank which is filed as part of this Application by an out-of-state bank holding company shall be governed by the notice, publication and hearing requirements of this Application as described in the section captioned "Application Process", rather than the notice and publication requirements of Regulation No. 102.
- B. If applicant has previously applied for a certificate of public convenience and advantage for an interim bank from the Comptroller of the Currency, attach the certificate of public convenience and advantage issued with respect to such interim

bank. If such certificate has not been issued, provide a copy of the application to form such interim bank without exhibits other than the transmittal letter and any responses received from the Office of the Comptroller of the Currency.

Part IV is not applicable.

- V. Information addressing the criteria for approving or disapproving an acquisition provided for at 5 Del. C. §844(b).
 - A. Financial history of the applicant.
 - 1. Describe in narrative fashion the financial history of the applicant, its affiliates, and its bank and non-bank subsidiaries over the past three (3) years. Include as exhibits all annual statements of income and condition filed with the bank regulatory authority or authorities in each state where the bank holding company maintains a bank subsidiary or, in the case of a national bank, with the Comptroller of the Currency; provided, that such filings shall not be required with respect to any bank subsidiary under the jurisdiction of a bank regulatory authority with whom the State Bank Commissioner shall have entered into a cooperative agreement for the provision of such reports pursuant to the provisions of 5 Del. C. §845 or any other provision of Title 5.

LINK, a bank holding company subject to supervision and regulation by the Federal Reserve Board, and its wholly owned subsidiary, LINKBANK, which is subject to supervision and regulation by the Pennsylvania Department of Banking and Securities ("PADOBS") and the FDIC, have a long history of profitable operations and are well capitalized, well managed and in good supervisory standing; the Surviving Corporation and the Resultant Institution will be well capitalized and well managed upon consummation of the proposed Transaction.¹

LINK's strong financial performance is demonstrated in the consolidated financial statements included in the Form 10-Ks and Form 10-Qs provided in response to Item 2 below. LINK's most recent Parent Company Only Financial Statements on Form FR Y-9SP, as filed with the Federal Reserve Board, are available at:

LINKBANCORP FR Y-9SP (12/31/2022)

LINKBANK's Consolidated Report of Condition and Income ("Call Report"), as of March 31, 2023, is available at:

LINKBANK Call Report (03/31/2023)

The regulatory capital ratios for LINK and LINKBANK (on a current and pro forma basis) are provided in Confidential Exhibit D to the Federal Reserve Application. Pursuant to the Federal Reserve Board's Small Bank Holding Company Policy Statement, LINK is not, and the Surviving Corporation will not be, on a pro forma basis, subject to consolidated capital standards upon consummation of the Transaction.

2. Provide for the past three calendar years, copies of all Form 10-K's and quarterly reports filed on Form 10-Q (or their state equivalents) (if required) with respect to the bank holding company, together with all proxy statements, tender offer materials, other disclosure documents, etc. relating to the proposed application (if required), or any other acquisition undertaken by applicant.

If an applicant is not required to file any report under the Securities Exchange Act of 1934 (15 U.S.C. §78 et seq. as amended), or an equivalent state filing, the applicant shall file information substantially equivalent to the information which would otherwise be contained in such reports in a form reasonably satisfactory to the Commissioner, including the previous three years' statements of condition and a three year income statement, statements of changes in shareholders' equity, all as prepared in accordance with generally accepted accounting principles.

LINK's filings with the SEC are available at (with electronic links to specific SEC filings provided in Appendix 1):

LINKBANCORP SEC Filings

B. Provide a statement in narrative form of a three (3) year business plan of applicant for the Delaware bank holding company and its bank and non-bank subsidiaries, or the Delaware bank to be acquired. Such plan should include but is not limited to a description of:

Not applicable. Immediately following the consummation of the Merger, pursuant to which LINK will acquire TBOD, TBOD will merge with and into LINKBANK and cease to exist as a separate entity, with LINKBANK continuing operations as the Resultant Institution. LINK will not operate or control (directly or indirectly) TBOD or any other Delaware bank or Delaware holding company upon consummation of the Transaction.

1. In detail, any proposed change during the first year of operation in the products or services offered by the Delaware bank or the subsidiary or subsidiaries of the Delaware bank holding company;

For the Resultant Institution's business strategy and operations, please see the response to Item 3 of the FDIC Applications and Item 1 of the Federal Reserve Application. The Transaction will not adversely affect the quantity or quality of financial services available to any Delaware community. The strategic combination, combining the respective strengths of each institution, will result in a stronger, more balanced institution with an expanded branch network.

2. In detail, any contemplated or proposed change during the first year after the effective date of the acquisition in the executive officers of the Delaware bank or the Delaware bank holding company, with specific reference to the termination, transfer, or reduction of authority or responsibilities of any such executive officers;

For information with respect to the directors and senior executive officers of the Surviving Corporation and the Resultant Institution, please see the response to Item 8 of the FDIC Applications and Item 12 of the Federal Reserve Application.

3. Using the current table of organization of the Delaware bank or bank subsidiary, describe proposed changes in levels of employment among non-management personnel;

Not applicable. At the effective time of the Transaction, TBOD will cease to exist as a separate institution. Therefore, there are no proposed employees of the Delaware bank. With respect to the existing Delaware branches of TBOD, which will become branches of the Resultant Institution, LINK expects to retain the customer-facing personnel at these locations.

4. Any change in the geographic market to be served by the Delaware bank or the subsidiary of the Delaware bank holding company (with specific reference to the opening, closing or expansion of branches);

Information regarding branch offices of the Resultant Institution is set forth in the response to Item 14 of the FDIC Applications, and Confidential Exhibit C thereto, and the response to Item 20 of the Federal Reserve Application, and Confidential Exhibit C thereto.

5. Additional products or services which the Delaware bank or subsidiary of the Delaware bank holding company will provide after the acquisition;

Please see the response to Item 1 above.

6. For the next three (3) years, proposed changes in the capitalization of the Delaware bank or the Delaware bank holding company and any subsidiary thereof.

Not applicable. At the effective time of the Transaction, TBOD will cease to exist as a separate institution. Pro forma and projected financial information for the Surviving Corporation and the Resultant Institution is provided in Confidential Exhibit D to the FDIC Applications and Confidential Exhibit D to the Federal Reserve Application.

With respect to each of the above subject areas, include specific references, if any, to any relevant sections of the acquisition agreement, merger agreement with an interim bank, any other agreement or understanding (with any person or party) not incorporated in such acquisition or merger agreements or any exhibits or supplements as to any of such items.

C. State whether the applicant, or any subsidiary thereof, would control, together with any affiliated insured depository institution (as defined in the Federal Deposit Insurance Act at 12 U.S.C. §1813(c)), 30 percent or more of the total amount of deposits of insured depository institutions in this State after the proposed acquisition. If so, explain why the Application should be approved in accordance with the convenience and needs of the public of this State.

Neither the Surviving Corporation nor the Resultant Institution would control 30% or more of the total amount of deposits of insured depository institutions in Delaware upon consummation of the Transaction. Only TBOD has branches in Delaware, and Partners' deposit market share in Delaware, as of June 30, 2022, is 0.06%, which will not change as a result of the Transaction.² LINKBANK only operates branches in Pennsylvania and does not have a market presence in Delaware. Therefore, the proposed Transaction will not result in any undue concentration of resources or a substantial lessening of competition in the State of Delaware.

D. If applicant has acquired or has made application to acquire any other Delaware bank holding company or Delaware bank, describe in detail the extent to which the acquisition which is the subject of this Application will affect present competition between the banks or bank subsidiaries of a Delaware bank holding company to be acquired under this Application and the Delaware bank or bank subsidiary of a Delaware bank holding company previously acquired or pending acquisition approval.

Not applicable.

- E. Describe in detail the activities which applicant proposes for fostering economic development and employment within the State of Delaware. By way of historical background, and as part of such description, include the following information:
 - 1. With respect to the commercial loan activity of the bank subsidiaries of both the applicant and the Delaware bank or bank subsidiary of the bank holding company to be acquired, the total dollar value, and the percentage of total commercial loans outstanding, of the following categories of commercial loans:
 - a. Small business loans (SBA)
 - b. Other small business loans
 - c. Industrial authority development loans
 - d. Financing of ESOP's and leveraged buy-outs
 - e. Financing directly or indirectly of non-profit, community development projects
 - f. Loans in other categories designed to stimulate industrial growth and employment

The response to Item 10 of the FDIC Applications and Item 18 of the Federal Reserve Application describes how the proposal will assist in meeting the convenience and needs of the community to be served.

See FDIC Delaware Market Presence Report for Partners Bancorp – RSSDHCR: 1249918, as of June 30, 2022

Both LINKBANK and TBOD received a composite rating of "Satisfactory" at their most recent CRA evaluations by the FDIC. The response to Item 11 of the FDIC Applications, and Confidential Exhibit F thereto, the response to Item 19 of the Federal Reserve Application, and Confidential Exhibit G thereto, describes how the Surviving Corporation and the Resultant Institution will assist in meeting the existing and anticipated needs of its communities under the applicable criteria of the Community Reinvestment Act and its implementing regulations, including the needs of low- and moderate-income geographies and individuals.

The table below shows the amounts of certain commercial lending activities of LINKBANK and TBOD as reflected on their respective March 31, 2023 Call Reports:

Select Commercial Lending Activity (Dollars in thousands)

	LINKBANK	TBOD
Commercial and industrial loans	99,051	58,664
Small business lending: C&I loans to U.S. addresses of \$1,000,000 or less	37,185	NR
Small business lending: Loans secured by nonfarm nonresidential properties of \$1,000,000 or less	71,622	NR
	NR –	Not reported.

Neither institution has material activities in industrial authority development loans, financing of ESOPs, or leveraged buy-outs.

As a larger institution with greater financial resources, and with opportunities for synergies and economies of scale, the Resultant Institution will be well positioned to extend credit to qualified businesses operating in the communities currently served by TBOD. For these reasons, the parties expect that the Transaction will foster economic development and employment within the State of Delaware.

2. Enclose for both the bank subsidiary or subsidiaries of applicant and the Delaware bank or bank subsidiaries of the bank holding company to be acquired copies of the most recent report filed pursuant to the Home Mortgage Disclosure Act, 12 U.S.C. §2801 et seq.

LINK is a mandatory reporter under the Home Mortgage Disclosure Act ("HMDA") and submits its HMDA data on an annual basis. TBOD has not been subject to HMDA reporting requirements since 2019. LINK's HMDA data (LEI: 549300R2Q0E1T4DWKH51) is available online at:

https://ffiec.cfpb.gov/data-publication/modified-lar/2022

APPLICATION FOR AUTHORITY OF AN OUT-OF-STATE BANK HOLDING COMPANY TO ACQUIRE A DELAWARE BANK OR BANK HOLDING COMPANY

Public Volume

LINKBANCORP, INC. Camp Hill, Pennsylvania

The Bank of Delmarva Seaford, Delaware

Appendix 1

Links to LINKBANCORP SEC filings for past 3 years

SEC Filings

Table of Requested Historical Filings by LINKBANCORP, INC.

The table below provides electronic links to (i) LINKBANCORP's Form 10-K and Form 10-Q filings with the Securities and Exchange Commission since calendar year 2019 and (ii) proxy statements, tender offer materials, other disclosure documents filed with the Securities and Exchange Commission by LINKBANCORP since calendar year 2019 that relate to other acquisitions by LINKBANCORP.

Date	Report Form	Related to this Transaction?	Available at
2023-05-01	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009
			5017023016279/lnkb-20230501.htm
2023-04-28 S-	S-4	Yes	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
			127402/d451358ds4.htm
2023-04-18	ARS	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
			104995/d482908dars.pdf
2023-04-18	DEF 14A	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
			104985/d453386ddef14a.htm
2023-03-30	10-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009
			5017023010964/lnkb-20221231.htm
2023-03-07	D	No	https://www.sec.gov/Archives/edgar/data/0001756701/000156761923
			004530/xslFormDX01/primary_doc.xml
2023-03-03	SC 13D	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
			060133/d443051dsc13d.htm
2023-02-24	425	Yes	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
2028 02 2.	.20	100	048909/d475048d425.htm
2023-02-23	425	Yes	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
2028 02 28	.20	100	045741/d438022d425.htm
2023-02-22	425	Yes	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
2023 02 22	123	105	044876/d451355d425.htm
2023-02-22	425	Yes	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
2023 02 22	123	105	044869/d459254d425.htm
2023-02-22	425	Yes	https://www.sec.gov/Archives/edgar/data/0001756701/000119312523
2020 02 22	.20	100	044865/d474545d425.htm
2023-02-22	8-K	Yes	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00011
2023 02 22	0 11	105	9312523044860/d474545d8k.htm
2023-02-22	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00011
			9312523044854/d472253d8k.htm
2023-02-14	SC 13G	No	https://www.sec.gov/Archives/edgar/data/0001756701/000153215523
			000041/SEC13G Filing.htm
2023-02-13	SC 13G	No	https://www.sec.gov/Archives/edgar/data/0001756701/000156761923
			002411/doc1.htm
2023-02-08	SC 13G/A	No	https://www.sec.gov/Archives/edgar/data/0001756701/000117152023
			000067/eps10615 lnkb.htm
2023-02-02	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009
			5017023001724/lnkb-20230202.htm
2022-12-16	S-3D	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312522
			307412/d367343ds3d.htm
2022-11-10	10-Q	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009
	`		5017022024530/lnkb-20220930.htm
2022-10-31	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009
			5017022020619/lnkb-20221031.htm
2022-10-06	S-8	No	https://www.sec.gov/Archives/edgar/data/0001756701/000094337422
			000436/s8 100622.htm
2022-09-30	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009
			4337422000424/form8k 093022.htm

2022-09-16	SC 13G	No	https://www.sec.gov/Archives/edgar/data/0001756701/000117152022	
2022-09-16	8-K	No	000467/eps10455.htm https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009	
			4337422000410/form8k_091622.htm	
2022-09-14	424B4	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312522 244776/d340966d424b4.htm	
2022-09-14	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 4337422000406/form8k 091322.htm	
2022-09-14	CERT	No	https://www.sec.gov/Archives/edgar/data/0001756701/000135445722 000516/8A Cert LNKB.pdf	
2022-09-13	EFFECT	No	https://www.sec.gov/Archives/edgar/data/0001756701/999999999522 002690/xslEFFECTX01/primary_doc.xml	
2022-09-13	8-A12B	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312522 243754/d374873d8a12b.htm	
2022-09-09	CORRESP	No	https://www.sec.gov/Archives/edgar/data/0001756701/000094337422 000392/filename1.htm	
2022-09-09	CORRESP	No	https://www.sec.gov/Archives/edgar/data/0001756701/000094337422 000391/filename1.htm	
2022-09-09	FWP	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312522 241509/d340966dfwp.htm	
2022-09-09	S-1/A	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312522 241503/d340966ds1a.htm	
2022-09-07	FWP	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312522 239578/d340966dfwp.htm	
2022-09-07	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 4337422000386/form8k 090722.htm	
2022-09-07	S-1	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00011 9312522239551/d340966ds1.htm	
2022-08-18	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022017597/lnkb-20220818.htm	
2022-08-15	10-Q	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022017431/lnkb-20220630.htm	
2022-08-01	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022013695/lnkb-20220801.htm	
2022-07-07	UPLOAD	No	https://www.sec.gov/Archives/edgar/data/0001756701/000000000022 007195/filename1.pdf	
2022-06-30	DRSLTR	No	https://www.sec.gov/Archives/edgar/data/0001756701/000095012322 006984/filename1.htm	
2022-06-30	DRS	No	https://www.sec.gov/Archives/edgar/data/0001756701/000095012322 006983/filename1.htm	
2022-06-02	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022011084/lnkb-20220526.htm	
2022-05-16	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022010128/lnkb-20220516.htm	
2022-05-16	10-Q	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022010126/lnkb-20220331.htm	
2022-05-02	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022006897/lnkb-20220502.htm	
2022-04-29	10-K/A	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022006733/lnkb-20211231.htm	
2022-04-19	D	No	https://www.sec.gov/Archives/edgar/data/0001756701/000094337422 000152/xslFormDX01/primary_doc.xml	
2022-04-11	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022005571/lnkb-20220408.htm	
2022-03-31	10-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022005204/lnkb-20211231.htm	
2022-03-31	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022005117/lnkb-20210917.htm	
2022-03-24	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022004579/lnkb-20220321.htm	

2022-02-15	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022001286/none-20220215.htm
2022-02-01	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017022000640/none-20220127.htm
2021-11-26	8-K/A	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00011 9312521341258/d239412d8ka.htm
2021-11-15	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00011 9312521330061/d255884d8k.htm
2021-11-15	10-Q	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00009 5017021004615/lnkb-20210930.htm
2021-11-03	8-K	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00011 9312521318490/d198978d8k.htm
2021-10-18	10-Q	No	https://www.sec.gov/ix?doc=/Archives/edgar/data/0001756701/00011 9312521301029/d217214d10q.htm
2021-10-04	NT 10-Q	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 291010/d223001dnt10q.htm
2021-09-20	8-K	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 276777/d69594d8k.htm
2021-09-14	8-K	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 272430/d222079d8k.htm
2021-08-12	EFFECT	No	https://www.sec.gov/Archives/edgar/data/0001756701/99999999521 003174/xslEFFECTX01/primary_doc.xml
2021-08-12	424B3	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 244667/d29125d424b3.htm
2021-08-10	CORRESP	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 241496/filename1.htm
2021-08-03	S-4/A	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 234967/d29125ds4a.htm
2021-07-28	SEC STAFF LETTER	No	https://www.sec.gov/Archives/edgar/data/0001756701/999999999721 004406/filename1.pdf
2021-07-15	SEC STAFF LETTER	No	https://www.sec.gov/Archives/edgar/data/0001756701/999999999721 004136/filename1.pdf
2021-07-13	CORRESP	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 214220/filename1.htm
2021-07-13	S-4/A	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 214215/d29125ds4a.htm
2021-07-06	UPLOAD	No	https://www.sec.gov/Archives/edgar/data/0001756701/000000000021 008333/filename1.pdf
2021-06-21	CORRESP	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 194262/filename1.htm
2021-06-21	S-4/A	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 194227/d29125ds4a.htm
2021-06-04	UPLOAD	No	https://www.sec.gov/Archives/edgar/data/0001756701/00000000021 006928/filename1.pdf
2021-05-17	425	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 162995/d463229d425.htm
2021-05-07	S-4	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 154943/d29125ds4.htm
2021-02-24	425	No	https://www.sec.gov/Archives/edgar/data/0001756701/000119312521 054719/d272371d425.htm
2020-10-29	D	No	https://www.sec.gov/Archives/edgar/data/0001756701/000156761920 018278/xslFormDX01/primary_doc.xml
2020-10-01	D	No	https://www.sec.gov/Archives/edgar/data/0001756701/000156761920 017295/xslFormDX01/primary_doc.xml