File No. 140999

Committee Item No. ____1 Board Item No.

COMMITTEE/BOARD OF SUPERVISORS

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Committee: Government Audit and Oversight ____ Date _November 24, 2014

Date _____

Board of Supervisors Meeting

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FILE NO. 140999

11/13/2014 ORDINANCE NO.

AMENDED IN COMMITTEE

[Administrative Code - 14B Local Business Enterprise Program]

Ordinance amending the Administrative Code to comprehensively revise the Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance (Chapter 14B) to: 1) codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division; 2) require the Mayor to annually set an overall City-wide Local Business Enterprise (LBE) participation goal of not less than 40% of the value of upcoming contracts; 3) increase the LBE certification size thresholds for small and micro LBEs; 4) increase the bid discount allowed to SBA-LBEs on contracts between \$10,000 and \$10,000,000 Million; 5) require Administrative Code, Chapter 56, development agreements to include an LBE utilization plan and be subject to certain Chapter 14B provisions; 6) authorize preparation of an implementation plan for a LBE contractor advance program to fund loans to subcontractors; 7) increase the Surety Bond Program limit from \$750,000 to \$1,000,000; 87) require the City to make good faith efforts to obtain at least three bids from micro or small LBEs for contracts under the threshold or minimum competitive amounts; 98) to establish a Mentor-Protégé Program between established successful contractors and LBEs; 409) require separate LBE participation on design and construction portions of design-build construction contracts: 4410) repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project; and $\frac{1211}{1}$ make various other changes in Chapter 14B.

NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in <u>single-underline italics Times New Roman font</u>. Deletions to Codes are in <u>strikethrough italics Times New Roman font</u>. Board amendment additions are in <u>double-underlined Arial font</u>. Board amendment deletions are in <u>strikethrough Arial font</u>. Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. The Administrative Code is hereby amended by revising Chapter 14B, to read as follows:

SEC. 14B.1. PURPOSE AND FINDINGS.

(A) Short Title. This <u>Chapterordinance</u> shall be entitled "Local Business Enterprise <u>Utilization</u> and Non-Discrimination in Contracting-<u>ChapterOrdinance</u>."

(B) Findings.

(1) The Board <u>of Supervisors</u> finds that San Francisco's small businesses are a significant sector of the local economy and form the backbone of our neighborhoods. Small businesses contribute hundreds of millions of dollars to San Francisco's economy each year. Through payroll taxes alone, small businesses make a significant investment in the economic health of our City and the quality of life of its citizens and visitors.

(2) Because San Francisco's small businesses experience higher costs than large businesses or businesses located outside the City, they suffer disadvantage in any competition with those businesses. The Board finds that small local businesses are at a competitive disadvantage in competing for work on public contracts. Because of their size, very small, or "micro," local businesses are at an even greater competitive disadvantage in competing for work on public contracts.

(3) The public has an interest in fostering a strong and vibrant network of small and very small micro businesses in San Francisco. In part, San Francisco can

accomplish this goal by ensuring that small and micro local businesses can compete for public contracts on a level playing field.

(4) The Board finds that the disadvantages suffered by very small and micro local businesses in competing as prime contractors on public contracts can be reduced by discounting their bids and ratings by ten percent. Granting a ten percent discount does not unduly burden businesses not eligible for such discounts, and is similar to the corrective adjustments given to small and very small micro businesses in other jurisdictions. The Board finds that the additional disadvantages suffered by micro local businesses can be reduced by setting aside appropriate small contracts for competition only among micro businesses.

(5) San Francisco has a long history of working to end discrimination in all aspects of public contracting. The City must continue to award and administer its public contracts in a manner that is fair and provides equal opportunity to all local businesses, regardless of race, gender, or other category protected by law. San Francisco must ensure that it does not discriminate and does not contract with any business that discriminates on the basis of race, gender, or other protected category.

Specifically, this Board initially passed Ordinance No. 139-84 on April 2, 1984 to combat the City and County of San Francisco's own active and passive participation in discrimination against minority- and women-owned businesses, both in its own contracting for goods and services, and in the private market for such goods and services. At the time of passage, women- and minority-owned businesses were virtually excluded as contractors on prime City contracts.

Since that time, this Board and the City's Human Rights Commission have actively and extensively documented and studied discrimination against and disadvantages faced by these groups to gauge the effectiveness of the prior Minority, Women and Local Business Enterprise Ordinances (the M/W/LBE Ordinances) and to assess the

need for further and continuing action. The earlier studies are documented in the legislative history of the previous amendments and re-enactments of the ordinance, including Ordinance Nos. 175-89, 155-92, 210-97, 457-97, 82-98, 296-98, 210-99, 283-99, and 134-03. The findings underlying these ordinances have been reviewed and analyzed in the preparation of this <u>ChapterOrdinance</u> and are hereby incorporated by reference into the legislative history of this <u>ChapterOrdinance</u>. These materials include disparity studies, transcripts of live testimony by dozens of witnesses, case studies of discrimination, and voluminous other materials. An index and a separate synopsis of this material are on file with the Clerk of this Board in File No. 98-0612. These materials are all incorporated by reference into the legislative history of this *ChapterOrdinance*. The collection and analysis of relevant information is ongoing.

On July 26, 2004, in *Coral Construction, Inc. v. City and County of San Francisco* (Sup. Ct. No. 421249), the San Francisco Superior Court enjoined the City from enforcing certain provisions of the M/W/LBE Ordinance. In a subsequent order, the court clarified that the injunction applied to Sections 12D.A.6, 12D.A.7, 12D.A.8, 12D.A.9, 12D.A.10, 12D.A.14, and 12D.A17 of the Administrative Code, for all contracts for which bids or proposals are advertised or solicited on or after July 26, 2004. The injunction became effective immediately.

In issuing its injunction, the Superior Court did not dispute the accuracy of the City's disparity studies or otherwise take issue with the City's underlying findings of discrimination and disparity. However, the Court ruled that California's Proposition 209 does not allow the City to address the identified problem through its prior methods. The Board finds and declares that the need for the City to identify, rectify, and prevent discrimination in its public contracting still exists, and the City is committed to ensuring that neither MBEs nor WBEs nor any other business is arbitrarily or unfairly excluded from contracting opportunities. The City remains committed to addressing discrimination in public contracting to the fullest

extent allowed by law, in a manner that is consistent with all requirements of Federal and State law.

(6) The Board further finds that the public interest is served well if the City is selfsustaining. Stimulating the expansion of small firms or development of new enterprises fosters economic growth and independence for San Francisco and its taxpayers. This expansion of local small businesses advances the public interest, contributes to the economic well-being of all San Franciscans, and tends to minimize the burden on the General Fund to provide for general welfare.

(C) Purpose.

(1) Assistance to Small Local Businesses. The City shall assist small and micro local businesses to increase their ability <u>This Chapter is intended to improve the ability of certified</u> <u>local business enterprises (LBE)</u> to compete effectively for the award of City contracts. The Mayor shall establish Citywide goals for participation by small and micro local businesses in contracting. The City shall provide the bid <u>use</u> <u>D</u>discounts, set asides, and <u>LBE</u> subcontracting <u>participation requirementsopportunities</u> set forth in this <u>OrdinanceChapter</u>, information and training, and other assistance to small and micro local businesses in order to reach these goals. The <u>Human Rights CommissionCity Administrator</u> and Director <u>of the Contract Monitoring Division</u> shall <u>oversee and</u> assist other City departments to implement in implementing this Chapter and <u>otherwise promoting</u> the goal of increasing <u>LBE</u> participation in City contracts by small and micro local businesses.

(2) The City, as a municipal corporation, shall strive to be economically self-

<u>sustaining.</u>

 $(\underline{32})$ **Nondiscrimination**. Neither the City nor any of its officers or employees shall discriminate against any person or business on any basis prohibited by law in the award or administration of City contracts. Persons or businesses that are awarded City contracts

shall not discriminate against any person or business on any basis prohibited by law in the performance or administration of any City contract, including in the selection of subcontractors.

(3) Human Rights Commission. The Human Rights Commission shall adopt rules and regulations necessary to carry out this Ordinance.

(D) Rules and Regulations. The City Administrator shall adopt rules, regulations, guidelines, and forms and take any and all other actions reasonable and necessary to implement and enforce this Chapter.

SEC. 14B.2. DEFINITIONS.

"Architect/Engineering Contract" means an agreement for architectural, engineering, or other professional design, consulting, or construction management services for a public work/construction project.

"Back Contracting" shall mean any agreement or other arrangement between a prime <u>*Ce*</u>ontractor and its Subcontractor that requires the prime <u>*Ce*</u>ontractor to perform or to secure the performance of the subcontract in such a fashion and/or under such terms and conditions that the prime <u>*Ce*</u>ontractor enjoys the financial benefits of the subcontract. Such agreements or other arrangements include, but are not limited to, situations in which either a prime contractor or Subcontractor agrees that any term, condition, or obligation imposed upon the Subcontractor by the subcontract shall be performed by or be the responsibility of the prime contractor.

"Bid" means a quotation, proposal, solicitation, or offer by a Bidder or Contractor to perform or provide labor, materials, equipment, supplies, or services to the City for a price.

"Bidder" means any business that submits a <u>B</u>bid or proposal.

"City" means the City and County of San Francisco.

<u>"City-wide LBE Participation Goal" means the overall, aspirational City-wide LBE</u> participation goal set by the Mayor each fiscal year as a percentage on the overall dollar value of <u>Contracts anticipated to be awarded in the upcoming fiscal year subject to this Chapter.</u>

"Commercially Useful Function" shall mean that the business is directly responsible for providing the materials, equipment, supplies or services to the City as required by the solicitation or request for quotes, *B*bids or proposals. Businesses that engage in the business of providing brokerage, referral or temporary employment services shall not be deemed to perform a "Ceommercially Uuseful Ffunction" unless the brokerage, referral or temporary employment services are those required and sought by the City. When the City requires and seeks specialty products made to order for the City or otherwise seeks products which, by industry practice, are not regularly stocked in warehouse inventory but instead are purchased directly from the manufacturer, no more than five percent of the cost of the product shall be credited towards LBE *subcontracting* participation <u>requirements goals</u>. When the City requires and seeks products which are, by industry practice, stocked in warehouse inventory and are, in fact, regularly stocked by the listed supplier or distributor, no more than sixty percent of the cost of the product shall be credited towards LBE *subcontracting* participation requirements goals. If the listed supplier or distributor does not regularly stock the required product, no more than five percent of the cost of the product shall be credited towards LBE subcontracting participation requirements goals.

"Commission" means the Human Rights Commission.

"<u>*Commodities*</u> Contract" means an agreement to purchase any product, including materials, equipment, and supplies, including associated incidental services.

"Contract" means any agreement between the City and a person to provide or procure labor, materials, equipment, supplies, or services to, for, or on behalf of the City for a price to be paid out of monies deposited in the City Treasury or out of trust monies under the control

of or collected by the City. "Trust monies" include, without limitation, all monies to which the City is entitled to receive or deposit in the City Treasury. A "Contract" includes an agreement between a non-profit or public entity and a Contractor for the performance of construction or constructionrelated services, where the contract is funded by the City. For purposes of this Chapter, a "Contract" includes any agreement between the City and a person to provide or procure labor, materials, equipment, supplies, or services to, for, or on behalf of the City for PUC Regional Projects. A "Contract" does not include: (1) grants, whether funded by the City or by Federal or State grant funds, to a nonprofit entity to provide services to the community; (2) sales of the City's personal or real property; (3) loan transactions, whether the City is a debtor or creditor; (4) lease, franchise, or concession agreements; (5) agreements to use City real property; (6) gifts of materials, equipment, supplies, or services to the City; θr (7) agreements with a public agency except for contracts or other agreements between the City and persons or entities, public or private, in which such persons or entities receive money from or through the City for the purpose of contracting with businesses to perform public improvements, or (8) agreements awarded under the emergency provisions of Administrative Code Sections 6.60 or 21.15 where there is either (a) no time to apply Discounts or establish subcontracting participation requirements, or (b) no immediately available LBEs are certified for the needed emergency work. Without limitation of the foregoing, "Contract" includes any agreement between the City and a person to provide or procure labor, materials, equipment, supplies, or services to, for, or on behalf of the City for PUC Regional Projects.

"Contract Awarding Authority" means any City officer, department, commission, employee, or board authorized to enter into Contracts on behalf of the City. A non-profit or public entity that receives funds from the City to pay for construction or construction related services is a "Contract Awarding Authority" for the purposes of contracting for the performance of those services.

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<u>"Contract Monitoring Division (CMD)" means the Contract Monitoring Division of the Office</u> of the City Administrator to which the City Administrator has delegated responsibility to implement this Chapter, and shall also mean and include any department or division of the Office of the City Administrator that the City Administrator may in the future designate as successor to the Contract Monitoring Division to assume the duties of the Contract Monitoring Division set forth in this Chapter.

"Contractor" means any person who enters into a Contract with the City.

"Control" means a person possesses the legal authority to manage business assets, good will, and the day-to-day operations of a business and actively and continuously exercises such authority.

<u>"Design-Build Contracts" means Public Works/Construction Contracts authorized under</u> <u>Administrative Code Section 6.61.</u>

"Director" means the Director of the *Human Rights Commission*<u>Contract Monitoring</u> <u>Division</u>, or his or her designee.

"Discount" means a downward adjustment in price or upward adjustment in rating of a proposal, whichever applies, that is made under Section 14B.7.

"Eligible Public Works/Construction Contract" means a Contract with (1) an estimated cost which exceeds \$10,000 but is less than or equal to the Threshold Amount, and (2) a scope of work which, based on *HRCCMD* Micro-LBE availability data, would attract bids from at least two qualified Micro-LBEs. Eligible Public Works/Construction Contracts include Job Order Contracts set aside for Micro-LBEs under Administrative Code Section 6.62(C).

"Eligible Services/Commodities Contract" means a Professional Services, General Services, Architect/Engineering or Commodities Contract with (1) an estimated cost which exceeds \$10,000 but is less than or equal to the Minimum Competitive Amount, and (2) a scope of work which, based on *HRCCMD* Micro-LBE availability data, would attract bids from at least two qualified Micro-LBEs.

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"General Manager" means the General Manager of the San Francisco Public Utilities Commission, or his or her designee.

"General Services Contract" means an agreement for those services that are not professional services. Examples of "general services" include, but are not limited to, janitorial, security guard, pest control, and landscaping services.

<u>"Integrated Project Delivery Contracts" means Public Works/Construction Contracts</u> authorized under Administrative Code Section 6.68.

"Joint Venture" *shall* mean<u>s</u> an association of two or more professional services or architect/engineering businesses acting as a Contractor and performing or providing services on a Professional Services or Architect/Engineering Contract, in which each Joint Venture partner combines property, capital, efforts, skill, and/or knowledge and each Joint Venture partner shares in the Ownership, Control, management responsibilities, risks, and profits of the Joint Venture in proportion to its claimed level of participation. *Joint Venture partners may be in different industries provided that each joint venture partner meets the minimum qualifications in the Bid, and each* areis *acting as a prime contractor and otherwise meets the definition of a Joint Venture.*

"Local Business Enterprise (LBE)" means a business that is certified as an LBE under Section 14B.3.

"Minimum Competitive Amount" means (i) for the procurement of commodities, professional services, and architect/engineering services, the "Minimum Competitive Amount" as defined in Section 6.40(A) of the Administrative Code, which shall be \$100,000 and (ii) for the procurement of general services, an amount equivalent to the "Threshold Amount" as defined in Chapter 6.1(M) of the Administrative Code which shall be \$400,000, provided that on January 1, 2015, and every five years thereafter, the Controller shall recalculate the applicable Minimum Competitive Amount (and the Threshold Amount from which the Minimum Competitive Amount for general services is calculated) to reflect any proportional increase in

the Urban Regional Consumer Price Index from January 1, 2010, rounded to the nearest \$1,000.

"Minority Business Enterprise (MBE)" means a business that is certified as an MBE under Section 14B.3(E)(1) 14B.4(B).

"Other Business Enterprise (OBE)" means a business that is certified as an OBE under Section <u>14B.3(E)(3)</u><u>14B.4(D)</u>.

"Owns" or "Ownership" means a <u>P</u>erson:

(a) possesses a record ownership interest, such as partnership interest or stock interest, of at least fifty-one percent (51%) of the business or such lesser amount as the *HRCCMD* determines, under the circumstances of the particular business' overall ownership and control structure, constitutes a significant ability to influence business operations and a strong personal stake in the business's viability;

(b) possesses incidents of ownership, including an interest in profit and loss, equal to at least the record ownership interest;

 (c) contributes capital to the business equal to at least the record ownership percentage (unsecured promissory notes or notes secured by the business or business assets are not sufficient to constitute capital contributions); and

(d) actively and continuously devotes expertise to the operations of the business relevant to the business's "Commercially Useful Function" of a quality and quantity proportionate to the record ownership interest.

"Owns" or "Ownership" for purposes of determining whether a business is an MBE means that a minority $\underline{P}_{\underline{P}}$ erson possesses all of the above indicia of ownership, and either individually, or in combination with the interests of other owners who are minority $\underline{P}_{\underline{P}}$ ersons, the ownership by minority $\underline{P}_{\underline{P}}$ ersons constitutes at least fifty-one percent (51%) of the overall business ownership.

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"Owns" or "Ownership" for purposes of determining whether a business is a WBE means that a woman possesses all of the above indicia of ownership, and that either individually, or in combination with the interests of other owners who are women, the ownership by women constitutes at least fifty-one percent (51%) of the overall business ownership.

"Person" means any individual or group of individuals, including but not limited to partnerships, associations, and corporations.

"Professional Services Contract" means an agreement for services that require extended analysis, the exercise of discretion and independent judgment, or the application of an advanced, specialized type of knowledge, expertise, or training customarily acquired either by a prolonged course of study or equivalent experience in the field. Examples of professional service providers include, but are not limited to, licensed professionals such as accountants, and non-licensed professionals such as parking lot management, software developers and financial consultants. For the purpose of this *OrdinanceChapter*, a *Ce*ontract for architectural, engineering, or other professional design, consulting or construction management services for a public work project shall be considered an Architect/Engineering Contract and not a Professional Services Contract.

"Public Works/Construction Contract" means a Contract for the erection, construction, renovation, alteration, improvement, demolition, excavation, installation, or repair of any public building, structure, infrastructure, bridge, road, street, park, dam, tunnel, utility, or similar public facility that is performed by or for the City, and the cost of which is to be paid wholly or partially out of moneys deposited in the City Treasury or out of trust monies under the control of or collected by the City. For purposes of this *OrdinanceChapter* only, "Public Works/Construction Contract" includes Contracts between a Person, including a non-profit

entity or public agency, and a Contractor for construction or construction-related services, where the Contract is funded by the City.

"PUC" or "Public Utilities Commission" means the San Francisco Public Utilities Commission <u>(SFPUC)</u>, the City Department that provides water, wastewater, and municipal power services to San Francisco and, under contractual agreement with 29 wholesale water agencies, also supplies water to 1.6 million additional customers within three Bay Area counties.

"PUC Regional Projects" means (1) projects to be performed outside of the jurisdictional boundaries of San Francisco that are identified as regional projects and included in the formally approved Capital Improvement Program of the San Francisco Public Utilities Commission's *(SFPUC)* approximately \$4.6 billion project to seismically reinforce and otherwise enhance the Hetch Hetchy water supply system, also known as the Water System Improvement Program (WSIP), as it may be amended from time to time; (2) projects to be performed exclusively outside of the jurisdictional boundaries of San Francisco for which some or all of the cost will be shared by members of the Bay Area Water Supply and Conservation Agency (BAWSCA); or (3) projects under *Ce*ontracts with the SFPUC to be performed exclusively 70 miles or more beyond the jurisdictional boundaries of San Francisco for and Replacement work (R&R) to be performed in association with a regional Capital Improvement Program or other BAWSCA cost sharing project, or to be performed exclusively 70 miles or more beyond the jurisdiction with a regional Capital Improvement Program or other BAWSCA cost sharing project, or to be performed exclusively 70 miles or more beyond the jurisdiction with a regional Capital Improvement Program or other BAWSCA cost sharing project, or to be performed exclusively 70 miles or more beyond the jurisdiction boundaries of San Francisco.

"Risk Manager" means the Director of Risk Management, a division of the Office of the City Administrator.

"Subcontractor" means any <u>personLBE</u> providing goods or services to a Contractor or <u>a</u> <u>lower tier S</u>subcontractor in fulfillment of the Contractor or <u>S</u>subcontractor's <u>LBE utilization</u> obligations arising from a Contract <u>with the City</u>.

"Threshold Amount" means, for public works/construction projects, the "Threshold Amount" as defined in Chapter 6.1 (M) of the Administrative Code which shall be \$400,000 provided that on January 1, 2015, and every five years thereafter, the Controller shall recalculate the Threshold Amount to reflect any proportional increase in the Urban Regional Consumer Price Index from January 1, 2010, rounded to the nearest \$1,000.

"Woman Business Enterprise (WBE)" means a business that is certified as a WBE under Section 14B.4(C)3(E)(2).

SEC. 14B.3. LBE CERTIFICATION.

(A) Criteria for LBE Certification. *Through appropriately promulgated procedures, if any, the The* Director shall certify as an LBE any business that meets all of the following criteria and also meets the criteria set forth in Section 14-B.3(B), Section 14-B.3(C) or Section 14B.3(D):

(1) The business is financially and operationally independent from, and operates at arm's length to, any other business.

- (2) The business is continuously in operation.
- (3) The business is a for-profit enterprise.
- (4) The business performs a $e\underline{C}$ ommercially $\underline{u}\underline{U}$ seful $\underline{f}\underline{F}$ unction.

(5) The business maintains its principal place of business in a fixed office within the geographic boundaries of the City that provides all of the services for which LBE certification is sought, other than work required to be performed at a job site; provided, however, that suppliers are not required to maintain their principal place of business in San

Francisco, but are required to maintain a fixed office in San Francisco that meets all of the requirements of this Section other than the principal place of business requirement.

An office is a fixed and established place of business, as determined by the Director, including a qualified home office, where business is conducted on a regular basis of the type for which certification is sought. A residence qualifies as an office only if <u>the</u> <u>residence is situated within the geographic boundaries of the City, and</u> none of the business owners also maintain an office outside the residence in the same or related field, and a business owner claimed the home office as a business deduction on the prior year's income tax return, or for businesses started after the last tax return, would qualify for a deduction on the next tax return. None of the following constitutes an office: a post office box, a temporary location, a movable property, a location that was established to oversee a project such as a construction project office, or a work space provided in exchange for services as opposed to monetary rent.

To establish a principal place of business in San Francisco, a business must demonstrate that the majority of its principals are based in the San Francisco office. *There shall be a rebuttable presumption that a business that pays San Francisco payroll taxes on at least fifty-one percent (51%) of its total payroll has its principal place of business in San Francisco. The Director may, based upon the circumstances of a particular business' overall business model, ownership and control structure, find a business paying San Francisco payroll taxes on a lower percentage of its payroll in compliance with the "principle place of business" requirement.*

Suppliers must maintain a warehouse in the City that is continuously stocked with inventory consistent with their certification. Truckers must park their registered vehicles and trailers within the City.

(6) The business possesses a current San Francisco Business Tax Registration Certificate.

(7) The business has been located and doing business in San Francisco for at least six (6) months preceding the application for certification.

(8) At least one business owner has valid licenses or other relevant trade or professional certifications or, where licensing is not required, the business owners individually and collectively have relevant training and experience that are appropriate for the type of business for which the business seeks certification.

(9) The business is Owned and Controlled as defined herein by individuals who reside in the United States or its territories.

(10) The business has average gross annual receipts in the prior three (3) fiscal years that satisfy the criteria set forth in Section 14B.3(B), Section 14B.3(C), or Section 14B.3(D).

(11) The business is not Owned or Controlled as defined herein in part or in whole by a full time City employee.

(B) Criteria for Small-LBE. The Director shall certify as a "Small-LBE" any business that meets the requirements of 14B.3(A) and has average gross annual receipts in the prior three (3) fiscal years that do not exceed the following limits: (1) public works/construction - \$1420,000,000; (2) specialty construction contractors - \$710,000,000; (3) goods/materials/equipment and general services - \$710,000,000; (4) professional services and architect/engineering - \$2,500,000; and (5) trucking - \$3,500,000. The *CityDirector* shall determine gross receipts according to recognized accounting methodologies that the *CityDirector* determines most accurately reflect the actual money that the business received during the relevant period.

Any business under common ownership, in whole or in part, with any other business <u>in</u> <u>a related industry</u> meets the requirements of this subparagraph only if the aggregate gross annual receipts of <u>their percentage of ownership added together of</u> all of the businesses under

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such common ownership do not exceed these limits. All businesses owned by married spouses or domestic partners are considered under common ownership unless the businesses are in unrelated industries and no community property or other jointly owned assets were used to establish or are used to operate either business.

(C) Criteria for Micro-LBE. The Director shall certify as a "Micro-LBE" any business that meets the requirements of 14B.3(A) and also has average gross annual receipts in the prior three (3) fiscal years that do not exceed the following limits: (1) public works/construction - \$710,000,000; (2) specialty construction contractors - \$5,000,0003,500,000; (3) goods/materials/equipment and general services - \$5,000,0003,500,000; (4) professional services and architect/engineering - \$1,250,000; and (5) trucking - \$1,750,000. The *CityDirector* shall determine gross receipts according to recognized accounting methodologies that the *CityDirector* determines most accurately reflect the actual money that the business received during the relevant period.

Any business under common ownership, in whole or in part, with any other business <u>in</u> <u>a related industry</u> meets the requirements of this subparagraph only if the aggregate gross annual receipts of <u>their percentage of ownership added together of</u> all of the businesses under such common ownership do not exceed these limits. All businesses owned by married spouses or domestic partners are considered under common ownership unless the businesses are in unrelated industries and no community property or other jointly owned assets were used to establish or are used to operate either business.

(D) Criteria for SBA-LBE. The Director shall certify as a "SBA-LBE" any business that: (1) meets the requirements of 14B.3(A) and also has average gross annual receipts in the prior three (3) fiscal years that do not exceed the following limits: (1) public works/construction - \$33.5 million; (2) specialty construction contractors - \$17 million; (3) goods/materials/equipment and general services - \$17 million; (4) professional services and

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architect/engineering - \$7 million and (5) trucking - \$8.5 million. The *City<u>Director</u>* shall determine gross receipts according to recognized accounting methodologies that the *City<u>Director</u>* determines most accurately reflect the actual money that the business received during the relevant period.

Any business under common ownership, in whole or in part, with any other business <u>in</u> <u>a related industry</u> meets the requirements of this subparagraph only if the aggregate gross annual receipts of <u>their percentage of ownership added together of</u> all of the businesses under such common ownership do not exceed these limits. All businesses owned by married spouses or domestic partners are considered under common ownership unless the businesses are in unrelated industries and no community property or other jointly owned assets were used to establish or are used to operate either business.

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SEC. 14B.4. NON-DISCRIMINATION CERTIFICATION.

(<u>E</u>A) For purposes of ensuring non-discrimination in City contracting and subcontracting, and subject to appropriately promulgated procedures, if any, the <u>The</u> Director shall further certify <u>all</u> <u>Small-LBEs</u> and <u>Micro-LBEs</u> as MBEs, WBEs and OBEs according to the <u>O</u>ownership and <u>Ceontrol of the LBE</u> <u>and shall maintain data on the availability and utilization of MBEs, WBEs, and</u> <u>OBEs in City Contracting</u>.

(1B) MBE Certification. The Director shall certify as an MBE any business that is certified as an LBE and is <u>*O*</u> wned and <u>*C*</u> ontrolled by <u>one or more minority persons</u>. A minority <u>*a*</u> Pperson <u>or Ppersons who</u> is a member of one or more of the following ethnic groups:

 $(\underline{a}$) African Americans, defined as persons whose ancestry is from any of the Black racial groups of Africa or the Caribbean;

 $(\underline{b2})$ Arab Americans, defined as persons whose ancestry is from an Arabic speaking country that is a current or former member of the League of Arab States;

(*c*3) Asian Americans, defined as persons with Chinese, Japanese, Korean, Pacific Islander, Samoan, Filipino, Asian Indian, and Southeast Asian ancestry;

(<u>d</u>4) Iranian Americans, defined as persons whose ancestry is from the country of Iran;

(*e*⁵) Latino Americans, defined as persons with Mexican, Puerto Rican, Cuban, Central American or South American ancestry. Persons with European Spanish ancestry are not included as Latino Americans; and

 $(\underline{f}\theta)$ Native Americans, defined as any person whose ancestry is from any of the original peoples of North America, and who maintains cultural identification through tribal affiliation or community recognition.

(2C) WBE Certification. The Director shall certify as a WBE any business that is certified as an LBE and is $\underline{O}e$ wined and $\underline{C}e$ ontrolled by one or more women.

(3 \mathcal{P}) OBE Certification. The Director shall certify as an OBE any business that is certified as an LBE and (i) does not demonstrate to the satisfaction of the Director that it is *Oe*wned and *Ce*ontrolled by one or more women or one or more minority *Pp*ersons or (ii) is not certified as an MBE or a WBE.

<u>SEC. 14B.4. TERM OF CERTIFICATION, CERTIFICATION DENIAL PROTESTS AND</u> <u>APPEALS</u>

(<u>A</u>E) Period of Certification. The Director may certify LBEs as small-LBEs or Micro-LBEs, and as MBEs, WBEs or OBEs for a period not to exceed three years provided that businesses must at all times throughout the certification period meet the criteria in Section 14B.3 and Section 14B.4 as applicable. Certification for all categories of LBE shall be effective for a three (3) year period provided that (1) businesses must at all times throughout the certification period meet the criteria in Section 14B.3 and Section 14B.4 as applicable; and (2) the Director may, in his or her discretion,

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certify a business for a shorter period based on the unique attributes of any applicant or renewal applicant that relate to such business' eligibility or continued eligibility for certification. The Director may require certified businesses annually to submit <u>copies of their federal income tax returns and</u> <u>other</u> documentation for the purpose of verifying continuing eligibility for any certification <u>status</u> hereunder. <u>The Director may suspend or revoke the certification of any LBE that fails to submit</u> <u>requested tax returns or other documentation in a timely fashion or otherwise fails to cooperate with</u> the Director in any investigation of that business' continued eligibility for certification.

(B) Certification or Re-Certification Denial. Whenever the Director determines that an applicant or a certified business whose certification period is expiring (renewal applicant) is not eligible for any requested certification, the Director shall notify the applicant or renewal applicant in writing of the basis for such decision, and the date on which the business will be eligible to reapply for the same certification; provided, however, that in all cases, the applicant or renewal applicant has the right to notice of the Director's determination and a full and adequate opportunity to be heard before the Director's decision is final. The Director shall require a business to wait at least six months but not more than two years after the denial before reapplying for certification in the same category.

(C) Appeals. Applicants and renewal applicants may appeal a Director's denial or refusal to renew certification, or length of waiting period for reapplication imposed hereunder to the City Administrator, or Hearing Officer appointed by the City Administrator, for a de novo determination of the matter appealed. After affording the applicant a full and adequate opportunity to be heard, the City Administrator's decision shall be the City's final administrative decision on the matter. Unless the City Administrator issues an order to the contrary, the Director's determination shall not be stayed during the appeal process.

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SEC. 14B.5. PUC-LBE CERTIFICATION.

(A) PUC-LBE Certification. In order to increase the ability of small businesses that are located within the PUC water system service area but outside of the jurisdictional boundaries of San Francisco to compete for *regional* PUC <u>Regional eC</u>ontracts, the Director shall certify businesses as PUC-LBEs, including as either Small-PUC-LBEs or Micro-PUC-LBEs, and as either PUC-MBEs, PUC-WBEs, or PUC-OBEs, that meet all of the following criteria:

(1) Only established small public works/construction, construction material supplies, construction equipment rental, and trucking firms may be certified as PUC-LBEs or any subcategory of PUC-LBE. Only established small public works/construction, construction material supplies, construction equipment rental, trucking, and professional services firms including architecture or engineering firms may be certified as PUC-LBEs or any subcategory of PUC-LBE.

(<u>2</u>3) Only firms with average gross annual receipts in the prior three fiscal years that meet the requirements of Section 14B.3(B) or Section 14B.3(C) for Small-LBEs or Micro-LBEs, respectively may be certified as PUC-Small-LBEs or PUC-Micro-LBEs.

(<u>3</u>4) PUC-LBEs owned and controlled by one or more minority persons or women according to all of the criteria set forth in Section 14B.3(B) or 14B.3(C), respectively, shall be certified as PUC-MBEs or PUC-WBEs. PUC-LBEs that do not demonstrate qualifying ownership and control by minority persons or women shall be certified as PUC-OBEs.

(45) Firms shall meet all criteria that the City Administrator shall by rule adopt to the end that firms certified as PUC-LBEs shall be similarly situated to LBEs to the extent

practicable, taking into account the special circumstances of their location and the needs of the PUC Regional <u>P</u>projects.

(B) PUC Small Firm Advisory Committee. There is hereby established a PUC Small Firm Advisory Committee as follows:

(1) The PUC Small Firm Advisory Committee shall have five (5) members who shall be appointed by the PUC General Manager to represent the interest of individuals and businesses that are or may be eligible for PUC-LBE certification. Members shall serve at the pleasure of the PUC General Manager. Members of the PUC Small Firm Advisory Committee shall not be compensated, but shall be reimbursed for expenses in accordance with the Controller's published policies.

(2) The purposes and duties of the PUC Small Firm Advisory Committee are:

(a) To adopt rules and procedures within the Advisory Committee's responsibilities;

(b) To assist the Director in verifying the eligibility for certification of PUC-LBE applicants by conducting site visits or undertaking other local or regional fact gathering to ensure that applications for PUC-LBE certification undergo substantially the same scrutiny as applications for other LBE certification;

(c) To outreach to the business community about PUC-LBE certification and contracting opportunities and to provide information to the Director regarding the availability of potential PUC-LBEs;

(d) To receive reports from the City, to publicly discuss, and make recommendations for rules and procedures regarding the implementation of this <u>ChapterOrdinance</u> for PUC regional projects to the Director and the PUC;

(e) To make recommendations to *the SFPUC's General Manager HRC* to study the feasibility of additional programs that will increase the participation of eligible firms for the regional program;

(f) To provide status reports on the Advisory Committee's activities to *the Commission and* the *SFPUC* General Manager *and the Director*.

(<u>3</u>4) The PUC Small Firm Advisory Committee shall establish bylaws, rules and/or regulations for the conduct of its business. Administrative assistance and staffing for the PUC Small Firm Advisory Committee shall be provided inat the discretion of the PUC.

(45) Except for the PUC Small Firm Advisory Committee's authority as provided in Section 14B.5(B)(2), the Director shall have the authority over the implementation of this <u>ChapterOrdinance</u> for PUC Regional Projects to the same extent as all other <u>B</u>bids, proposals, and <u>C</u>eontracts subject to the <u>ChapterOrdinance</u>. <u>The Director shall consult fully with</u> the PUC to the extent required in the Ordinance.

(C) <u>PUC-LBE Status</u>. Except as provided in Subsection 14B.5(D), PUC-LBEs shall have the status of LBEs for all purposes of this <u>ChapterOrdinance only for construction, specialty</u> construction material suppliers, construction equipment rental firms, and trucking services for PUC Regional Projects for construction, specialty construction, construction material suppliers, construction, specialty construction, construction material suppliers, construction, specialty construction, construction material suppliers, construction equipment rental firms, and trucking architectural and engineering for PUC Regional Projects. PUC-LBEs shall not have the status of LBEs for PUC Regional <u>Ceontracts for any other <u>B</u>bid, proposal, or <u>Ceontract subject to this <u>ChapterOrdinance</u>.</u></u>

(D) <u>**Bid Discounts.**</u> Contract Awarding Authorities shall only apply Discounts to Bids from PUC-LBEs for the purpose of determining the apparent highest ranked proposal or the apparent lowest bid, for PUC Regional Projects that will be performed exclusively 70 miles

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or more beyond the jurisdictional boundaries of San Francisco<u>, or and for which some or all of</u> <u>the</u> no cost will be directly shared by members of the BAWSCA, where application of the Discount will not adversely impact the ranking for negotiation or award process of a Bid submitted by any Micro-LBE, Small-LBE, or SBA-LBE certified under Section 14B.3.

SEC. 14B.6. NON-PROFIT <u>LBE</u>CERTIFICATION.

(A) Not-withstanding any other provisions of this <u>*ChapterOrdinance*</u>, in order to increase the ability of small, local non-profit enterprises to compete for City contracts on an equal basis with small, local for-profit enterprises, the Director shall certify <u>as Non-profit LBEs</u>, <u>non-profit</u> enterprises that meet all of the following criteria:

(1) The non-profit *enterprise* is financially and operationally independent from, and operates at arm's length to, any other non-profit or for-profit enterprise.

(2) The non-profit *enterprise* is continuously in operation.

(3) The *businessnon-profit* is a California Nonprofit Organization that is both

(a) regulated as either a Nonprofit Public Benefit Corporation under
 California Corporations Code Sections 5110-6815 or a Nonprofit Religious Corporation under
 California Corporations Code Sections 9110-9690, and

(b) tax-exempt under section 501(c)(3) of the Internal Revenue Code.

(4) The non-profit *enterprise* performs a *e*<u>C</u>ommercially *u*<u>U</u>seful <u>fF</u>unction. In the case of non-profits, the *e*<u>C</u>ommercially *u*<u>U</u>seful <u>fF</u>unction may be related or unrelated to its stated charitable mission. The tax, or other implications, including forfeiture of tax-exempt status, that a certified non-profit may incur for engaging in substantial business operations unrelated to its charitable mission are solely the responsibility of the non-profit and not a criteria for certification hereunder.

(5) The non-profit *enterprise* maintains its principal place of business in a fixed office within the geographic boundaries of the City.

An office is a fixed and established place of business, including a qualified home office, where business is conducted on a regular basis of the type for which certification is sought. A residence qualifies as an office only if none of the persons who own or control the business also maintains an office related to a for-profit or non-profit enterprise outside the residence in the same or related field, and the persons who own or control the business deduction on the prior year's income tax return, or for, businesses started after the last tax return, would qualify for a deduction on the next tax return. None of the following constitutes an office: a post office box, a temporary location, a movable property, a location that was established to oversee a project such as a construction project office, or work space provided in exchange for services, as opposed to monetary rent.

To establish a principal place of business in San Francisco, a non-profit *enterprise* must demonstrate that the majority of its paid and volunteer staff are based in the San Francisco office.

Suppliers must maintain a warehouse in the City that is continuously stocked with inventory consistent with their certification. Truckers must park their registered vehicles and trailers within the City.

(6) The non-profit *enterprise* has applicable current filings with State and Federal agencies, including the California Attorney General (Form RRF-1), the California Franchise Tax Board (Forms 199 and 109), the California Secretary of State (Form S1-100) and the Internal Revenue Service (Form 990).

(7) The non-profit *enterprise* has been located and doing the same type of business activity as the type(s) for which certification is sought in San Francisco for at least six months preceding the application for certification.

(8) The non-profit has staff under continuous contractual commitment with licenses or other relevant trade or professional certifications, or, where licensing is not required, relevant training and experience that are appropriate for the type of business for which the non-profit seeks certification.

(9) The Board of Directors or other governing body of the non-profit *enterprise* consists exclusively of individuals who reside in the United States or its territories.

(10) The non-profit *enterprise* has average gross annual receipts in the prior three fiscal years that satisfy the criteria set forth in either Section 14B.3(B) or 14B.3(C).

(11) (a) Full-time <u>*Ce*</u>ity employees, if any, <u>thatwho</u> serve on the Board of Directors or other governing body of the non-profit <u>enterprise</u> shall not constitute a majority of the membership of such body or be capable of exercising a controlling number of votes for such body, and

(b) any non-profit that includes any full time City employees on its Board of Directors or other governing body shall be ineligible for award, as a prime $e\underline{C}$ ontractor or \underline{sS} ubcontractor, of any \underline{eC} ontract to be awarded by, and/or overseen by, the City Department or entity that employs such Board or other governing body member.

(B) <u>Only firms with average gross annual receipts in the prior three fiscal years that meet</u> the requirements of Section 14B.3(B) or Section 14B.3(C) for Small-LBEs or Micro-LBEs, respectively, may be certified as Non-profit Small-LBEs or Non-profit Micro-LBEs. Criteria for Small – LBE. The Director shall certify as a "Small – LBE" any non-profit enterprise that meets the requirements of 14B.6(A) and has average gross annual receipts in the prior three fiscal years that do not exceed the following limits: (1) public works/construction – \$14,000,000; (2) specialty construction contractors – \$7,000,000; (3) goods/materials/equipment and general services – \$7,000,000; (4) professional services and architect/engineering – \$2,500,000; and (5) trucking – \$3,500,000. The CityDirector shall determine gross receipts according to recognized accounting methodologies that the

CityDirector determines most accurately reflect the actual money that the non-profit *enterprise* received or was entitled to receive during the relevant period. *Any non-profit enterprise under common ownership, in whole or in part, with any other for-profit or non-profit enterprise meets the requirements of this subparagraph only if the aggregate gross annual receipts of all of the for-profit and non-profit enterprises under such common ownership do not exceed these limits. All for-profit and non-profit enterprises owned by married spouses or domestic partners are considered under common ownership unless all such enterprises are in unrelated industries and no community property or other jointly owned assets were used to establish or are used to operate any such enterprise.*

(C) — Criteria for Micro - LBE. The Director shall certify as a "Micro - LBE" any non-profit enterprise that meets the requirements of 14B.6(A) and has average gross annual receipts in the prior three fiscal years that do not exceed the following limits: (1) public works/construction - \$7,000,000; (2) specialty construction contractors - \$3,500,000; (3) goods/materials/equipment and general services - \$3,500,000; (4) professional services and architect/engineering - \$1,250,000; and (5) trucking - \$1,750,000. The City shall determine gross receipts according to recognized accounting methodologies that the City determines most accurately reflect the actual money that the non-profit enterprise received or was entitled to receive during the relevant period. Gross receipts for non-profits shall include all gifts, grants and other revenues from business activities and investments, according to methodologies that the City determines most accurately reflect the available resources of the nonprofit. Any non-profit enterprise under common ownership, in whole or in part, with any other forprofit or non-profit enterprise meets the requirements of this subparagraph only if the aggregate gross annual receipts of all of the for-profit and non-profit enterprises under such common ownership do not exceed these limits. All for-profit and non-profit enterprises owned by married spouses or domestic partners are considered under common ownership unless all such enterprises are in unrelated industries and no community property or other jointly owned assets were used to establish or are used to operate any such enterprise. A non-profit shall be considered affiliated with a for-profit if the parent

non-profit seeking certification has an ownership interest in the for-profit subsidiary, whether or not the for-profit subsidiary is engaged in the same charitable mission or business activities as the parent non-profit. A non-profit shall be considered affiliated with another non-profit if the parent non-profit seeking certification has legal control in whole or in part of the non-profit subsidiary whether or not the non-profit subsidiary is engaged in the same charitable mission or business activities as the parent non-profit.

(<u>C</u> \mathcal{P}) **Certification as OBE.** All <u>Nonnon</u>-profit LBEs shall be certified as OBEs. Nonprofits shall not be eligible for certification as MBEs or WBEs. Non-profit LBEs shall have the status of LBEs for all purposes of this <u>ChapterOrdinance</u>, including but not limited to <u>Bidbid/ratings</u> <u>D</u>discounts and subcontracting participation credit.

(*DE*) Additional Requirements. Certification of <u>Nonnon</u>-profit LBEs shall be subject to such requirements, if any, that the <u>Director</u> <u>City Administrator</u> shall by rule adopt, to the end that eligibility requirements for certification for <u>Nonnon</u> -profit LBEs shall conform to eligibility requirements for certification for <u>Nonnon</u> -profit LBEs shall conform to eligibility requirements for certification for profit LBEs to the extent practicable taking into consideration the differences in their ownership and operational structures.

SEC. 14B.7. PRIME CONTRACTS

(A) Good Faith Efforts <u>by Awarding Authorities</u> to Obtain LBE Bids on <u>Prime</u> Contracts <u>Subject to this Ordinance</u>. Contract <u>Aawarding Aauthorities shall use good-faith</u> efforts for all <u>eContracts subject to the Discount provisions of this Ordinance to solicit and to obtain <u>Bbids</u> from the broadest possible <u>diversityrange</u> of LBEs and to ensure that <u>neither</u> MBEs, <u>nor-WBEs, andnor</u> OBEs are <u>not</u> arbitrarily excluded from participation. Good faith efforts shall include the following:</u>

 Arranging <u>e</u><u>C</u>ontracts by size and type of work to maximize the opportunities for LBEs to participate. This includes dividing projects into smaller parts.

(a) As soon as practical before soliciting Bids, Contract Awarding Authorities shall submit <u>L</u>targe e<u>C</u>ontract <u>pP</u>roposals to the Director for review. The Director shall determine whether the proposed e<u>C</u>ontract can be divided into smaller e<u>C</u>ontracts so as to enhance the opportunity for participation by LBEs. For purposes of this paragraph, "<u>Large</u> <u>Contract Proposalstarge project</u>" means any Public Works/Construction Contract estimated to cost more than \$5,000,000, any Professional Services Contract estimated to cost more than $$100,000,000\underline{1,000,000}$, and any Commodities Contract with a term greater than one year, including any options to renew or extend.

(b) If the Director determines, after consulting with the Contract Awarding Authority, that the Contract can be divided into smaller eC ontracts, then the Director and the Contract Awarding Authority shall confer regarding all of the costs and benefits of soliciting the Contract as a single eC ontract or dividing it into smaller eC ontracts, including but not limited to the potential for enhanced opportunities for LBE participation as Pp rime eC ontractors, the potential for LBE participation as Subcontractors, <u>suitability of procuring the</u> <u>work through Micro-LBE Set-Aside under 14B.7(K)</u>, relative costs, administrative issues, and any other matters relevant to the accomplishment of the purpose of the subject Contract or Contracts. If, after exchanging information and conferring regarding these issues, the Contract Awarding Authority and the Director are unable to agree on whether to divide the Contract into smaller eC ontracts or how to divide the Contract, the <u>Gity AdministratorMayor Mayor</u> or the <u>City</u> <u>AdministratorMayor's designee shall resolve the matter</u>.

(2) Outreaching to all LBEs with appropriate certifications for the work or services
 to be performed to solicit their interest in specific contracting opportunities when not impracticable
 to do so, and eEncouraging LBEs to attend prebid meetings that are held to inform potential
 bidders of contracting opportunities.

(3) <u>Posting contracting opportunities on the Department, Office of Contract</u> <u>Administration, and/or other centralized City website, as applicable, with adequate lead time for LBEs</u> <u>to effectively</u> to respond to the opportunity <u>Advertising in general circulation media, trade association</u> <u>publications and local business media, and posting the contracting opportunity on the Department's</u> <u>website or other centralized City website</u>.

(4) Notifying LBEs that are certified to perform the work contemplated in a contract and soliciting their interest in the contract.

(6) When allowed by local laws governing City contracting, negotiating with LBEs in good faith.

 $(\underline{57})$ Using the services of community and contractors' groups to assist in the recruitment of LBEs.

(<u>68</u>) For Professional Services, General Services, Architect/Engineering and Commodities Contracts, the estimated cost of which exceeds \$10,000 but is less than the Minimum Competitive Amount or for Public Works/Construction Contracts, the estimated cost of which exceeds \$10,000 but is less than the Threshold Amount, Contract Awarding Authorities are not required to undertake the good faith efforts steps set forth in Sections 14B.7(A)(3) when it is impracticable to do so.

(B) Best Efforts on Contracts Not Otherwise Subject to this <u>ChapterOrdinance</u>.
<u>Contract Awarding Authorities should adopt the same good faith efforts set forth in Section 14B.7(A)</u>
<u>for In</u> the award of leases, franchises, concessions, and other G_contracts not subject to the
Discount provisions of this <u>ChapterOrdinance</u>, <u>Contract Awarding Authorities shall utilize the good</u> *faith efforts steps* unless impracticable to do so. At a minimum, Contract Awarding Authorities

should notify LBEs that are certified to perform the work contemplated in a Contract and solicit their interest in the Contract.

(C) Non-DiscriminationEqual Opportunity in Prime Contracting. Contract Awarding Authorities shall ensure that all aspects of the<u>ir</u> contracting process are <u>transparent</u>, fair, and do <u>not arbitrarily disadvantage or free from discriminate discrimination</u>-against <u>LBEs or</u> any <u>other</u> <u>business or Pp</u>erson on any basis prohibited by law, and ensure broad contracting opportunities for all categories of LBEs. Contract Awarding Authorities shall <u>document maintain such documentation</u> of their selection process<u>es</u> as required by the Director to monitor and ensure compliance with this provision. <u>The Director shall report any contracting process by a Contract Awarding Authority</u> that the Director believes may be discriminatory in nature to the Human Rights Commission.

(D) Contracts Subject to Prime Bid*ding* Discounts. Contract Awarding Authorities shall apply Discounts to all Contracts the estimated cost of which exceeds \$10,000 and is less than \$10,000,000, except that the Bid Discount provisions applicable to SBA-LBEs shall apply only to *e*<u>C</u>ontracts (other than Commodities Contracts) with an estimated cost no less than \$400,000 and no greater than \$20,000,000, and to Commodities Contracts with an estimated cost no less than \$400,000 and no greater than \$10,000,000. Discounts shall apply <u>to Bids</u> <u>from LBE Prime or Joint Ventures</u> only <u>to bids</u> where the LBE <u>pP</u>rime or <u>jJ</u>oint <u>vV</u>enture <u>bidder</u> <u>partner</u> will perform a <u>eCommercially <u>uU</u>seful <u>fF</u>unction on the Contract. <u>A</u>LBE <u>pP</u>rime or <u>jJ</u>oint <u>vV</u>enture <u>bidders</u> who<u>se Bid receives a Discount and who thereafter</u> fails to perform a <u>eCommercially <u>uU</u>seful <u>fF</u>unction under the Contract <u>at least equivalent in scope and value to the</u> <u>role represented in its Bid documents may be are</u>subject to sanctions as set forth in Section 14B.17(D). <u>for noncompliance with this Chapter</u>.</u></u>

(E) Amount of Discount. Unless otherwise provided in this <u>ChapterOrdinance</u>, Contract Awarding Authorities shall apply <u>the following Discounts to each evaluation stage of the</u> <u>selection process, including qualifications, proposals, and interviews:</u>

(1) For Contracts estimated by the Contract Awarding Authority to cost in excess of <u>\$10,000 but less than \$10,000,000</u>, a ten percent (10%) Discount to any Bid from a Small or Micro-LBE. Contract awarding authorities shall apply these Discounts to each stage of the selection process, including qualifications, proposals and interviews. If after the application of the Discounts provided for in this Subsection 14B.7(E)(1) or Subsection 14B.7(F) to any Bid from a Small or Micro-LBE, the apparent low Bidder or highest ranking pProposer is not a Small or Micro-LBE, Contract Awarding Authorities shall apply a 52% Bid-Discount to any Bid from an SBA-LBE. Contract <u>A</u>awarding <u>A</u>authorities shall apply this <u>fivetwo</u> percent (52%) <u>D</u>aiscount to Contracts at each stage of the selection process, including qualifications, proposals and interviews, except that the <u>fivetwo</u> percent (52%) Discount for SBA-LBEs shall not be applied at any stage if it would adversely affect a Small or Micro-LBE.

(2) For e<u>C</u>ontracts estimated by the Contract Awarding Authority to cost in excess of \$10,000,000 but less than \$20,000,000, *Contract Awarding Authorities shall apply* a two percent (2%) Discount to any Bid <u>from a Small, Micro, or SBA LBE</u> for Public Works/Construction, Architect/Engineering, Professional Services, or General Services Contracts. <u>from an SBA-LBE, but notBids from Small, Micro, or SBA LBEs for</u> Commodities Contracts <u>in excess of \$10,000,000 are not eligible for the Discount</u>.

(F) Joint Ventures For Professional Services and Architect/Engineering.
Unless otherwise provided in this <u>ChapterOrdinance</u>, for Contracts estimated by the Contract
<u>Awarding Authority to cost in excess of \$10,000 but less than \$10,000,000</u>, Contract Awarding
Authorities shall <u>extendapply</u> the following <u>Bid/rating</u> Discount to <u>all</u>-Bids from <u>Joint Ventures with</u>
<u>a</u> Small and/<u>or</u> Micro-LBE<u>s Joint Venture partner participation</u> on Professional Services and
Architect/Engineering prime Contracts:

____(1) five percent (5%) to a Joint Venture with Small and/or Micro-LBE pPrime *eC*ontractor participation that equals or exceeds thirty-five percent (35%) but is under forty percent (40%);

(2) seven and one-half percent (7.5%) to a Joint Venture with Small and/or Micro-LBE <u>*pP*</u>rime <u>*eC*</u>ontractor participation that equals or exceeds forty percent (40%); and

_____(3) ten percent (10%) to a *Joint Venture exclusively among* Small and/or Micro-LBE <u>*pP*</u>rime <u>*eC*</u>ontractors</u>.

<u>(4)</u> Contract Awarding Authorities shall apply the *Bid/rating* Discount to each stage of the selection process, including qualifications, proposals, and interviews.

(5) The Contract Awarding Authority shall apply the *Joint Venture Bid/ratings* Discount <u>described in this Section</u> only to <u>Bids from Joint Ventures</u>, <u>as defined in this Chapter and its</u> <u>duly promulgated Rules and Regulations</u>, <u>on</u> Professional Services and Architect/Engineering Contracts, and only to <u>athose</u> Joint Venture <u>Bids where the Director finds that the Small and/or</u> <u>Micro LBE Joint Venture partner (a) will be responsible for, and has sufficient skill, experience, and</u> <u>financial capacity to perform (1) that meets the requirements contained in this Ordinance and (2) when</u> <u>the LBE is an active partner in the Joint Venture, performs work, manages the job, takes financial risks</u> <u>in proportion to the required level of participation stated in the bid documents, is responsible for a</u> clearly defined portion of the work <u>to be performed</u>, and <u>(b)</u> shares <u>proportionately</u> in the Ownership, Control, management responsibilities, risks, and profits of the Joint Venture <u>at</u> <u>least in proportion to the value of its assigned Joint Venture work</u>. The <u>Joint Venture's Bid must</u> <u>portion of the LBE Joint Venture's work shall be</u>-set forth in detail <u>the Small and/or Micro-LBE Joint</u> <u>Venture partner's portion of the work</u> separately from the work to be performed by the non-LBE Joint Venture partner<u>, and such work</u> The <u>LBE Joint Venture's portion of the Contract</u>-must be assigned a commercially reasonable dollar value.

(4) Contracts shall require prime contractors, $\underline{D}d$ uring the term of the e<u>C</u>ontract, <u>Prime Contractors shall</u> to fulfill the LBE participation commitments <u>submitted with stated in</u> their <u>b</u><u>B</u>ids <u>and memorialized in their Contracts</u>. <u>Willful A Contractor's</u> failure to <u>comply with achieve</u> the level of LBE subcontractor participation specified in the <u>e</u><u>C</u>ontract shall be deemed a material breach of contract.

(5) Contracts shall require, and shall require pPrime eC ontractors <u>shall</u>to include in <u>allany</u> <u>sS</u>ubcontracts with a LBE a provision requiring. the <u>pP</u>rime <u>eC</u> ontractor to compensate any <u>the</u> LBE Subcontractor for damages for breach of contract or liquidated damages equal to 5% of the <u>sS</u>ubcontract amount, whichever is greater, if the <u>pP</u>rime <u>eC</u> ontractor <u>willfully</u> fails to <u>comply with its commitment to</u> use the LBE <u>sS</u>ubcontractor as specified in the Bid <u>and Contract</u> unless the Director and the <u>eC</u> ontract <u>a</u> warding <u>a</u> uthority both give advance approval to the <u>pP</u>rime <u>eC</u> ontractor to substitute <u>the LBE <u>sS</u>ubcontractors or otherwise modify the <u>LBE</u> commitments in the Bid <u>and Contract</u> documents. <u>It shall be a material breach of Contract for a</u> <u>Prime Contractor to fail to include such clause in all Subcontracts with LBEs</u>. This provision shall also state that it is enforceable in a court of competent jurisdiction.</u>

(6) *Contracts shall require prime contractors,* <u>W</u>whenever amendments, modifications, supplements, or change orders cumulatively increase the total dollar value of the <u>eC</u>ontract by more than 10 percent (10%), <u>the Prime Contractor must</u>to comply with those provisions of this <u>ChapterOrdinance</u> that applied to the original <u>C</u>eontract with respect to the amendment, modification, supplement, or change order.

(7) Contracts shall require prime contractors to Contract Awarding Authorities shall submit to the Director for approval all <u>proposed eC</u>ontract amendments, modifications, supplements, and change orders that cumulatively increase by more than twenty percent (20%) the total dollar value of all <u>eC</u>ontracts originally valued at \$50,000 or more. The Director shall <u>reviewimpose or increase the Subcontracting participation requirement as necessary to reflect</u>

(G) Affidavit.

(1) Each Bidder, *proposer* and Contractor shall be required to sign an affidavit declaring under penalty of perjury its intention to comply fully with the provisions of this <u>ChapterOrdinance</u> and attesting to the truth and accuracy of all information provided regarding such compliance.

(2) Any Bidder that fails to comply with the provisions of Chapter 14B in connection with the submission of a Bid may be subject to appropriate sanctions under Section 14B.17(D) whether or not such Bidder is awarded a Contract.

(3) No person shall knowingly make, file or cause to be filed with the City any materially false or misleading statement or report in connection with this Chapter. If the Director has reason to believe that any person has done so, the Director may conduct an divertigation, and after notice and a full and adequate opportunity to be heard, may impose appropriate sanctions under Section 14B.17(D), or the Director may refer the matter to an appropriate governmental law enforcement agency.

(H) Additional Requirements and Required Contract Terms. Contract Awarding Authorities shall include in all Contracts with their Contractors, and all Contractors shall include in their Contracts with Subcontractors the following requirements, in addition to other requirements set forth in the Municipal Code. For the purposes of this Subsection, "contractor" includes all Subcontractors.

(1) Each Contract <u>subject to this Chapter 14B</u> shall incorporate <u>this Ordinance</u> by reference, <u>shall and</u> require <u>the</u> Contractors to comply with <u>the requirements imposed on</u> <u>Contractors therein</u>. In addition, all Contractors shall incorporate by reference in all Subcontracts <u>entered into in fulfillment of a Contract's subcontracting participation requirement, and require</u> <u>Subcontractors to comply with, all requirements applicable to Subcontractors under Chapter 14B</u>. <u>Contractor's compliance with Chapter 14B and Contractor's duty to impose specified requirements in</u>

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specified Subcontracts is a material element of the City's agreement to enter into the Contract and failure to comply shall constitute its provisions in awarding and administering such contracts, and shall provide that the willful failure of any Bidder or Contractor to comply with the requirements of this Ordinance or rules and regulations implementing this Ordinance shall be deemed a material breach of contract.

(2) *Contracts shall provide that in the event that* <u>If</u> the Director finds that any Bidder, Subcontractor or Contractor *willfully* fails to comply with any of the provisions of this <u>ChapterOrdinance</u>, rules and regulations implementing the <u>ChapterOrdinance</u>, or <u>C</u>eontract provisions pertaining to <u>any</u>LBE, <u>MBE, WBE, OBE or Micro</u>-LBE participation, <u>or</u> outreach, <u>or</u> <u>non-discrimination</u>, <u>the such</u>Bidder, Subcontractor, or Contractor shall be liable for liquidated damages for each <u>eC</u>ontract in an amount equal to the Bidder's or Contractor's net profit on the Contract, ten percent (10%) of the total amount of the Contract or \$1,000, whichever is greatest, as determined by the Director. <u>All Contracts shall also contain a provision in which the</u> <u>Bidder, Subcontractor or Contractor acknowledges and agrees that tThe</u> liquidated damages assessed shall be payable to the City upon demand and may be set off against any monies due to the Bidder, Subcontractor, or Contractor from any Contract with the City.

(3) *Contracts shall require all e*<u>C</u>ontractors <u>and Subcontractors shall to-</u>maintain <u>all</u> records, including <u>but not limited to</u> such information <u>specified by the Director, requested by the</u> *Director or Commission*, necessary for monitoring their compliance with <u>the duties imposed on</u> <u>Contractors under this Chapter, for this Ordinance. Contracts shall require prime contractors to</u> *include in any subcontract with a LBE a provision requiring the subcontractor to maintain the same records. Contracts shall require contractors and subcontractors to maintain such records for three five* (5) years following <u>expiration of the Contract, or, as applicable, Subcontract, completion of the</u> *project* and shall permit the *Director, Commission and Controller* <u>City</u> to inspect and audit such records.

additional opportunities for LBE participation from the proposed amendment, modification, supplement, or change order *as appropriate to correct any contracting practices that exclude any category of LBEs from new contracting opportunities*.

(8) <u>Prime Contractors and Subcontractors may not engage in any Back Contracting</u> or other work shifting to a Contracts in which subcontracting is used shall prohibit back contracting to the prime contractor or lower-tier <u>sSubcontracting</u> to evade using LBE Subcontractors to perform work or for any other purpose inconsistent with the provisions of this <u>ChapterOrdinance</u>, or rules and regulations adopted pursuant to this <u>ChapterOrdinance</u>, or contract provisions pertaining to <u>LBE utilization</u>.

(9) For the duration of any contract subject to LBE participation requirements, *Contracts in which subcontracting is used shall require* the *pP*rime *eC*ontractor *shall to* pay its *s*Subcontractors within three working days after receiving payment from the City unless the pPrime eContractor notifies the Director in writing within ten (10) working days prior to receiving payment from the City that there is a bona fide dispute between the pPrime eContractor and the sSubcontractor, in which case the pPrime eContractor may withhold the disputed amount but shall pay the undisputed amount. The Director may, upon making a determination that a bona fide dispute exists between the pPrime eC ontractor and sSubcontractor, waive this three-day payment requirement. In making the determination as to whether a bona fide dispute exists, the Director shall not consider the merits of the dispute. Contracts in which subcontracting is used shall also require the contractor. The Prime Contractor shall submit within 10 working days following receipt of payment from the City, to file an affidavit a statement, in a form specified by the Director, attestingunder penalty of perjury, that he or she has paid all *s*Subcontractors all undisputed amounts from previous City payments. The affidavit shall provide the names and address of all subcontractors and the amount paid to each.

(I) <u>Reserved. Exceptions. Notwithstanding any other provision of this Section, Contract</u> Awarding Authorities shall not apply a Discount where to do so would result in a Contract being awarded to a business without the capacity to perform it. The Commission may adopt rules and regulations setting standards for determining that an LBE has sufficient skill, experience, and financial capacity to perform the Contract.

(J) Waivers. The Director shall waive the <u>LBE Bid</u> Discount<u>s provided in Section</u> <u>14B.7(D)</u>, and report the waiver to the Commission, if:

(1) The Director finds, with the advice of the Contract Awarding Authority and the Office of Contract Administration, that needed goods or services are available from a sole source that is <u>not currently dis</u>qualified <u>to do from doing</u> business with the City; <u>or</u>

(2) The Contract Awarding Authority certifies in writing to the Director, prior to the Controller's contract certification, that the Contract is being awarded under the emergency provisions of Administrative Code Section 6.60 or Administrative Code Section 21.15 and that there is either (i) no time to apply bid discounts or establish subcontracting goals, or (ii) no immediately available LBEs that are capable of performing the emergency work; or

(3)—For Contracts in excess of \$5,000,000, a Contract Awarding Authority establishes that sufficient qualified LBEs capable of providing the needed goods and services required by the Contract are not available, or the application of the LBE <u>D</u>*d* is count will result in significant additional costs to the City if the waiver of the Bid Discount is not granted.

(K) Micro-LBE Set-Aside Program.

(b)

(1) Each fiscal year, each Contract Awarding Authority, in consultation with the Director, shall set aside the following for award to Micro-LBEs:

(a) Not less than 50% of eligible Public Work/Construction Contracts

and

Not less than 25% of Eligible Services/Commodities Contracts.

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(2) Contracts under the Micro-LBE Set-Aside Program shall be competitively awarded in accordance with the <u>Municipal CodePurchaser's regulations</u>, except that if (a) fewer than two qualified Micro-LBEs submit <u>B</u>bids, or (b) the Contract Awarding Authority determines that the Contract would not be awarded at a fair market price, then the Contract Awarding Authority may reject all Bids and rebid the <u>eC</u>ontract outside the set-aside program.

(3) Each Contract Awarding Authority shall <u>include the following information</u> <u>concerningreport</u> its compliance with the Micro-LBE Set-Aside Program to the Board of Supervisors by <u>submitting the following information quarterly in the year of 2011 and thereafter</u> <u>annually</u> as part of its annual report under Section 14B.15(B):

(a) Each Eligible Public Works/Construction Contract and, each Eligible Services, / Commodities Contract awarded under the Micro-LBE Set-Aside Program, and its dollar amount; and

(b) Each Eligible Public Works/Construction Contract and each Eligible Services_/ Commodities Contract not awarded under the Micro-LBE Set-Aside Program, accompanied by an explanation as to why each such Contract either was not set aside, or, if set aside, was not awarded under the Micro-LBE Set-Aside Program.

(4) Contracts that are set-aside for award to Micro-LBEs shall not be subject to <u>the</u> subcontracting <u>goals participation requirement</u> under Section 14B.8. Micro-LBEs that subcontract any portion of a set-aside contract should subcontract to businesses certified as Micro-LBEs, to the maximum extent possible. Micro-LBEs that subcontract any portion of a set-aside <u>eC</u>ontract must serve a <u>eC</u>ommercially <u>#U</u>seful <u>fF</u>unction based on the <u>C</u>eontract's scope of work, and must perform <u>work directly with a value of</u> at least twenty-five percent (25%) of the <u>total eC</u>ontract <u>amountwork</u>.

(1) Unless otherwise provided in this Chapter, Contract Awarding Authorities shall use the good faith efforts set forth in Section 14B.7(A) to attempt to obtain at least three Bids from Micro or Small LBEs for all Public Works/Construction Contracts estimated to cost in excess of \$10,000 but less than the Threshold Amount and all Commodities, Architect/Engineering, Professional Services, and General Services Contracts estimated to cost in excess of \$10,000 but less than the Minimum Competitive Amount.

(2) If the Contract Awarding Authority is unable to obtain at least three Bids from Micro or Small LBEs, the Contract Awarding Authority shall prepare a written finding explaining why at least three Bids from LBEs were not obtained.

(*LM*) **Prompt payment.** The City shall pay LBEs <u>Prime Contractors</u> within thirty (30) days of the date on which the City receives an invoice for work performed for and accepted by the City. *The Controller shall work with the Director and Contract Awarding Authorities to implement this Citywide prompt-payment policy. The City shall consult with affected community members and relevant City officials, including the Director, the Controller, and Contract Awarding Authorities, to design and implement a prompt payment program within six (6) months of the effective date of this Ordinance. Such program shall include procedures for the payment of late penalties where prompt payment does not occur.*

SEC. 14B.8. SUBCONTRACTING.

(A) LBE <u>Subcontracting</u> Participation <u>Requirements</u> Goals. Prior to soliciting <u>b</u><u>B</u>ids, Contract Awarding Authorities shall provide the Director with a proposed job scope for each (1) Public Works/Construction Contract that equals or exceeds fifty percent (50%) of the Threshold Amount, and (2) each Architect/Engineering, Professional Service, and General Services Contracts that equal or exceed fifty percent (50%) of the Minimum Competitive

Amount._ The Contract Awarding Authority may ask the Director to waive <u>LBE</u> subcontracting <u>participation requirementsgoals</u> where it anticipates that there are no subcontracting opportunities or there are not sufficient LBEs available to perform the subcontracting work available on the Contract.

The Director shall set LBE subcontracting participation <u>requirements</u> for each such Contract, where appropriate, based on the following factors:

(1) The extent of subcontracting opportunities presented by the <u>scope of the</u> <u>proposed</u> Contract; and

(2) The availability of *Small and Micro*-LBE Subcontractors certified to provide goods and services required under the scope of the proposed Contract.

Except where the Director determines there are not sufficient Small and Micro-LBEs available to perform the subcontracting opportunities presented by the scope of the proposed Contract. Bidders must list and use only Small and Micro-LBEs to satisfy the LBE subcontracting participation requirement set by the Director. Where the Director determines that there are not sufficient Small and Micro-LBEs available, the Director may authorize Contractors to satisfy the LBE subcontractor participation requirement by using Small, Micro or SBA-LBEs, or may set separate subcontractor participation requirements for Small and Micro-LBEs, and for SBA-LBEs. For each Contract where the Director sets a LBE subcontracting requirement at less than twenty percent, the Director shall prepare a written explanation of the details justifying the LBE subcontracting requirement set. Contractors shall satisfy the LBE subcontracting participation goals by using Small and Micro-LBEs with the following exception: If the Director determines there are not sufficient Small and Micro-LBEs available to perform the subcontracting work on the Contract, the Director may set goals based on the availability of all LBEs and permit Contractors to satisfy the goals by using Small, Micro or SBA-LBEs, or may set separate goals for Small and Micro-LBEs and for SBA-LBEs.

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(B) Satisfaction of Good Faith Efforts Requirements. At the time of a Bid, all Bidders must meet the LBE subcontracting participation <u>requirementgoals</u> set by the Director, and also must conduct good faith efforts and file evidence of good faith efforts as required in Sections 14B.<u>8(D)</u> and (E) respectively, with the following exceptions:

If upon submission of a Bid, LBE subcontracting participation in the submitted (1)the Bid demonstrates total LBE participation that exceeds by thirty-five percent (35%) the established LBE subcontracting participation requirement goal set by the Director for the Contract by at least thirty-five percent (35%)the Bid, the Bidder is not required excused from to-conducting or documenting its good faith efforts or to file evidence of good faith efforts as otherwise required in Sections 14B.8(D) and (E). For the sole purpose of determining whether a Bid exceeds by thirty-five percent (35%) the established LBE subcontracting participation shall be determined in this Section 14B.8(B)(1) only, as the sum of all participation by goal, and therefore exempts the Bidder from the requirement to conduct and file evidence of good faith efforts, participation by the following LBEs shall be-counted: Small and Micro-LBE pPrime eContractors, Small and Micro-LBE Joint Venture partners, and Small and Micro-LBE Subcontractors. Participation by SBA-LBE Subcontractors shall be counted toward LBE subcontracting participation for purposes of determining whether the Bidder is excused from conducting and documenting good faith efforts only if, under Subsection 14B(8)(A), the Director permitted *Bidders to listuse of* SBA-LBE firms to satisfy subcontracting *participation requirements* goals on the Contract.

(2) <u>Where the Director has set LBE subcontracting participation requirements for</u> <u>Bidders on</u> Public Works/Construction Contracts in an amount less than the Threshold Amount or on Architect/Engineering₁. Professional Services or General Services Contracts in an amount less than the Minimum Competitive Amount, <u>Bidders</u> are not required to conduct good faith efforts or to file evidence of good faith efforts as required in Sections 14B.8(D) and (E). to <u>select Subcontractors to meet LBE goals</u>.

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(C) <u>Non-responsive Bids.</u> Bids that do not meet the LBE <u>subcontracting</u> participation requirementsgoal set under 14B.8(A) will be rejected as non-responsive unless the Director finds that the Bidder diligently undertook all the good faith efforts required by this <u>Chapter (or</u> <u>that the Bidder is exempt from good faith efforts requirements under Section 14B.8(B))</u> Ordinance and that the failure to meet the <u>good faith efforts requirements and/or the subcontracting participation</u> <u>requirementsgoal</u> resulted from an excusable error. <u>The Contract Awarding Authority shall require</u> Bidders <u>mustto</u> contact a LBE before listing that LBE as a Subcontractor in the Bid. <u>Unless</u> <u>otherwise excused by the Director, a</u>A Bid that fails to <u>document compliancecomply</u> with this requirement will be rejected as non-responsive. In addition only LBEs that have been contacted and agreed to be listed as Subcontractors shall be credited toward meeting the LBE <u>subcontracting</u> participation <u>requirementsgoal</u>.

(D) Good Faith Outreach. In addition to meeting the LBE <u>subcontracting</u> participation <u>requirementsgoal</u>, Bidders on (1) Public Works/Construction Contracts that equal or exceed the Threshold Amount; and (2) Architect/Engineering, Professional Services, or General Services Contracts that equal or exceed the Minimum Competitive Amount shall undertake good faith outreach as set forth in this Section 14B.8 (D) <u>and duly promulgated Rules</u> <u>and Regulations</u> to select Subcontractors to meet LBE <u>subcontracting participation</u> <u>requirementsgoals</u>. Except where a Contract does not include <u>a</u> LBE <u>subcontracting</u> participation <u>requirement subcontracting goal</u> or a Bid is exempt from good faith outreach under Section 14B.8(B), Bids from Bidders who fail to conduct and/or to document <u>adequate</u> good faith outreach steps as required by this <u>ChapterOrdinance</u> and <u>its</u> duly promulgated <u>HRC</u>-Rules and Regulations shall be declared nonresponsive.

The Human Rights Commission shall by Rule and Regulation assign a numeric value to each of the good faith outreach steps listed below. Adequate good faith outreach shall be a minimum of 80 points with a total of 100 points possible.

(2) Identifying and selecting subcontracting opportunities to meet LBE goals;

(3) Advertising for LBE Subcontractors by posting the opportunity in an accessible location, specified by the City, not less than ten (10) calendar days before the date the Bids can first be submitted. The advertisement must include information where Bidders may obtain adequate information about the plans, specifications, and requirements for the work. This paragraph applies only if the City gave public notice of the project not less than fifteen (15) calendar days prior to the date the Bids can first be submitted;

(E) Documentation of Good Faith Outreach. Each Bid that equals or exceeds the Threshold Amount or the Minimum Competitive Amount, as applicable, shall document good faith outreach and include the documentation with the Bid. <u>Unless otherwise excused by this</u> <u>Chapter, s</u>Such documentation shall include: (1) the dollar amount of each subcontract and a statement of the scope of work to be performed under the subcontract; (2) the identification of each subcontract awarded to an LBE and, (3) for each subcontract, copies of the Subcontractor Bids submitted. Such documentation shall contain at least the Bid amount and

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a description of the scope of work, and separately, for each subcontract, a full and complete statement of the reason(s) for selection of the Subcontractor. If the reason is based on relative qualifications, the statement must address the particular qualifications at issue. If the reason is the Bid's respective dollar amounts, the statement must state the amounts and describe the similarities and/or dissimilarities in the scope of work covered by the Bids. If no written Bids were submitted by some or all of the Subcontractors who bid the job, the Bidder shall submit a written statement containing (1) the amount of each oral bid; and (2) separately, for each subcontract, a full and complete statement of the reason(s) for selection of the Subcontractor. <u>Successful</u> Bidders shall maintain the documentation described in this paragraph for three (3) years following submission of the Bid or completion of the Contract. whichever is later.

SEC. 14B.9. ENSURING NON-DISCRIMINATION IN SUBCONTRACTING.

(A) Prohibition on Discrimination. A <u>b</u>Bidder may not discriminate in its selection of <u>sSubcontractors</u> against any person on the basis of race, gender, or any other basis prohibited by law. <u>Contract Awarding Authorities and the City Administrator shall refer all formal</u> <u>complaints of discrimination and all other instances where discrimination may have occurred of which</u> <u>they become aware to the Human Rights Commission for investigation and resolution pursuant to</u> <u>Administrative Code Chapter 12A and Section 14B.9(D).</u>

(B) Availability Data. In order to prevent unlawful discrimination in the selection of subcontractors, and to <u>To</u> identify and correct unlawful practices, the City will monitor the administration of City <u>C</u>eontracts, including the selection of <u>s</u><u>S</u>ubcontractors, as provided in this Section. For <u>Public Work/Construction, Architect/Engineering, Professional Services, and General Services Contracts public work/construction, architect/engineering, professional service, and general service contracts which the <u>eC</u>ontract <u>a</u><u>A</u>warding <u>a</u><u>A</u>uthority reasonably anticipates will include <u>s</u><u>S</u>ubcontractor participation, prior to the solicitation of <u>Bidsbids or proposals</u>, the Director shall</u>

assemble <u>certification</u> data regarding the availability of MBEs, WBEs, and OBEs to provide work that is likely to be subcontracted. The Director, in the Director's sole discretion, shall determine the appropriate methodology.

(C) Requirements for Solicitations. In all solicitations of <u>Public Work/Construction</u>, <u>Architect/Engineering</u>, <u>Professional Services</u>, <u>and General Services Contracts for</u> public <u>work/construction</u>, <u>architect/engineering</u>, <u>professional service</u>, <u>and general service contracts</u> which the <u>eContract aA</u>warding <u>aA</u>uthority reasonably anticipates will include <u>sS</u>ubcontractor participation, the <u>eContract aA</u>warding <u>aA</u>uthority shall include the availability data described above. Bidders shall undertake all required good faith efforts outreach steps in such a manner as to ensure that neither MBEs nor WBEs nor OBEs are unfairly or arbitrarily excluded from the required outreach.

(D) Review <u>and Investigation by the Human Right Commission of Bid</u>. The Director <u>of</u> <u>the Human Rights Commission</u> may review or investigate any <u>b</u><u>B</u>id, including the selection of the <u>B</u><u>b</u>idder's <u>sS</u>ubcontractors, to determine whether discrimination may have occurred. The Director <u>of the Human Rights Commission</u> shall review <u>b</u><u>B</u>ids, during the bid protest period, to determine whether: (1) a potential <u>S</u><u>s</u>ubcontractor or other person has filed a complaint of discrimination; (2) there is a significant difference between the percentages of MBEs, WBEs, or OBEs available to provide goods and services as <u>S</u><u>s</u><u>ubcontractors on the contract and the</u> percentages of the <u>b</u><u>B</u>idder's <u>S</u><u>s</u><u>ubcontractors who are MBEs</u>, WBEs, or OBEs; or (3) other facts and circumstances suggest that further inquiry is warranted. The Director <u>of the Human</u> <u>Rights Commission</u>, in the Director <u>of the Human Rights Commission</u>'s sole discretion, shall determine whether and when to investigate further the conduct of a <u>b</u><u>B</u>idder or <u>e</u><u>C</u>ontractor. *Investigations will be conducted under the procedures in Section 14B.17*.

SEC. 14B.10. POWERS AND DUTIES OF THE <u>CITY</u>

<u>ADMINISTRATORCOMMISSION</u> AND THE <u>CONTRACT MONITORING DIVISION</u> (<u>CMD)</u>DIRECTOR.

(A) <u>City Administrator Human Rights Commission</u>. In addition to the duties and powers given to the <u>City Administrator Human Rights Commission</u> elsewhere, the <u>City Administrator or</u> <u>designee Commission</u> shall:

(1) When necessary, subpoena persons and records, books and documents for *a proceeding of the Commission or an<u>any hearing or</u> investigation by the <u>City Administrator or</u> Director or <i>an* audit pursuant to Section 14B.10(B)(5) <u>concerning certification under, or</u> <u>compliance with this Chapterconducted to further the purposes of this Ordinance</u>.

(2) Adopt rules and regulations establishing standards and procedures for effectively carrying out this *ChapterOrdinance*.

(3) Issue forms for the Controller or <u>eContract aAwarding Authorities</u> <u>departments</u> to collect information from <u>eContractors as <u>that the City Administrator deems</u></u> <u>necessary to perform its duties under this Chapterprescribed by this Ordinance</u>.

(4) Hear appeals challenging <u>certification denial decisions by</u>: (i) the Director's <u>or the imposition of any sanction specified in Section 14B.17(D) against a Bidder, Contractor,</u> <u>Subcontractor, certified LBE, or applicant for certification disqualification of a bidder or Contractor,</u> (ii) the Director's denial of an application for or revocation of the certification of a business as a <u>Small-LBE, Micro-LBE, MBE, WBE, or OBE or (iii) the Director's denial of a request to waive or to</u> <u>reduce subcontractor participation goals.</u>

(5) By regulation require <u>Direct eC</u>ontract <u>aA</u>warding <u>aA</u>uthorities, departments and the Controller to provide to the Director such information as will be necessary to enable the Director to <u>issue</u> report<u>s required by this Chapter</u> to the Mayor and the Board of Supervisors <u>at the end of each fiscal year on the progress each City department has made towards the achievement</u>

of LBE participation goals and towards the goal of ensuring against discrimination and exclusion of MBEs, WBEs, or OBEs, and otherwise to perform his/her other duties imposed hereunder. The database is a public record available to the public as provided by state and local law.

(6)—Adopt rules and regulations as deemed necessary by the Director to ensure that the joint venture Bidbid/rating dDiscount is applied only to joint ventures where the LBE has sufficient skill, experience, and financial capacity to perform the portion of the work identified for the LBE.

(B) <u>CMD</u>HRC Director. In addition to the duties and powers given to the <u>CMD</u>HRC Director elsewhere, the Director shall:

(1) Levy the same sanctions that a $e\underline{C}$ ontract $a\underline{A}$ warding $a\underline{A}$ uthority may levy as specified in Section 14B.17(\underline{D}).

(2) Ensure that the necessary data <u>concerning LBE, MBE, WBE, and OBE</u> <u>availability and participation in City Contracting</u> is collected, and analyzed, <u>and included in CMD's</u>. <u>Annually, and more often if the Director deems necessary, the Director shall identify areas of</u> <u>contracting where the City or any of its departments are failing to meet LBE participation goals or are</u> <u>contracting with MBEs, WBEs, or OBEs at rates less than would be expected in the absence of</u> <u>discrimination. The results of this study shall be included in the Commission's</u> annual report required by Section 14B.15(B).

(3) Provide information and other assistance to LBEs to increase their ability to compete effectively for the award of City <u>*C*</u>eontracts.

(4) Grant waivers as set forth in Sections 14B.7(J) and 14B.8(A), and disqualify a <u>*B*</u>-bidder or <u>*C*</u>-contractor as set forth in Section 14B.17.

(5) In cooperation with the Controller, randomly audit at least three prime *e*<u>C</u>ontractors each fiscal year in order to insure their compliance with the provisions of this <u>*ChapterOrdinance*</u>. The Director, in cooperation with the Controller, shall furthermore randomly audit 10 percent (10%) of the <u>J</u>oint <u>V</u>ventures granted <u>B</u>bid <u>D</u>discounts in each fiscal year. The

Controller shall have the right to audit the books and records of the contractors, joint venture participants, and any and all subcontractors to insure compliance with the provisions of this Ordinance.

(6) Take actions to ensure compliance with the provisions of this <u>ChapterOrdinance</u>, including, without limitation, intervening in the selection processs <u>in the event</u> <u>of actual discrimination or harm</u>, or issuing recommendationsguidelines for selection processes administered directly by Contract Awarding Authorities to ensure that the minimum qualifications, evaluation criteria, or scoring methodologies set forth in the requests for bids, qualifications, or Proposals, or the selection panel deliberations do not inadvertently disadvantage qualified Small- by modifying the criteria used for selecting selection panelists or contractors to correct any practices that hinder equal business opportunities for-LBEs₁-or Micro-LBEs, and for-MBEs, WBEs, and OBEs, <u>in</u> competing for opportunities in City contracting.

SEC. 14B.11. POWERS AND DUTIES OF THE CONTROLLER.

(A) In addition to the duties given to the Controller elsewhere, the Controller shall work cooperatively with the Director to provide such contractual encumbrance and payment data as the Director advises are necessary to monitor the participation of Small-LBEs, Micro-LBEs, MBEs, WBEs, and OBEs in City *prime*-contracts. If any department refuses or fails to provide the required data to the Controller, the Controller shall immediately notify the Mayor, *thisthe* Board *of Supervisors*, and the Director.

(B) The Controller shall not certify the award of any eC ontract subject to this <u>ChapterOrdinance</u> where the Director has notified the Controller that the eC ontract aA warding aA uthority has not provided the information the Director advises is necessary under this <u>ChapterOrdinance</u>.

(C) <u>The Controller shall have the right to audit the books and records of Contractors, Joint</u> Venture participants, and Subcontractors to ensure compliance with the provisions of this Chapter.

Each request for payment to a City contractor submitted to the contract awarding authority shall be accompanied by a subcontractor participation form approved by the Commission. That form shall contain information that the Commission has determined is necessary to enable the Commission and the Director (1) to monitor compliance by City departments and their prime contractors with their obligations under this Ordinance (2) to determine whether City departments are achieving their prime and subcontracting goals under this Ordinance, and (3) to make such other reports and analyses as are required by this Ordinance.

In the event that a request for payment fails to include the information required pursuant to this Section, the contract awarding authority shall, within two working days, notify the Director and the affected prime contractor[s] of the failure and afford each affected prime contractor an opportunity to be heard promptly. That notice shall inform the contractor that the contract awarding authority has tentatively determined that the information has not been provided, what information is missing and that if this failure is substantiated, then the Controller will be notified to withhold 20 percent of the requested payment until the information is provided. If the Controller finds, after consultation with the Director and notice and opportunity to be heard, that the information has not been provided, the Controller shall withhold 20 percent of the payment otherwise due until the information is provided.

(D) — The contract awarding authority shall require all prime contractors to submit, within 10 days following payment to the prime contractor of moneys owed for work completed on a project, an affidavit under penalty of perjury, that all subcontractors on the project or job have been paid and the amounts of each of those payments. The name, telephone number and business address of every subcontractor shall be listed on the affidavit. If a prime contractor fails to submit this affidavit, the contract awarding authority shall notify the Director who shall take appropriate action as authorized under Section 14B.17.

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SEC. 14B.12. POWERS AND DUTIES OF THE MAYOR.

In addition to the duties given to the Mayor elsewhere, the Mayor shall:

(A) By July 1st of each fiscal year, <u>set and report to the Board of Supervisors a City-wide</u> <u>LBE Participation Goal on the overall dollar value of all Contracts projected to be awarded in the</u> <u>upcoming fiscal year that will be subject to this Chapter. The City-wide LBE Participation Goal shall</u> <u>be based on prior fiscal year LBE utilization data and current LBE availability, but shall not be less</u> <u>than forty percent (40%). Contract Awarding Authorities shall use, among other methods, the good</u> <u>faith efforts in Section 14B.7(A) to attain the City-wide LBE Participation Goal. The City-wide LBE</u> <u>Participation Goal may be achieved by Small, Micro, and SBA LBE participation as a prime</u> Contractor, Joint Venture partner, or Subcontractor.

<u>(B)</u> <u>I</u> issue notices to all City departments informing them of their duties under this <u>Chapter Ordinance</u>. The notice shall contain the following information: (1) the City-wide LBE <u>Participation Gg</u>oals <u>set in Section 14B.12(A)</u> that <u>all City</u> departments are <u>encouraged expected to</u> <u>use good-faith efforts</u> to attain during the fiscal year, and that a department's failure <u>to use good-faith efforts</u> to attain the <u>City-wide LBE P</u> articipation <u>Goalgoals</u> shall be reported <u>to this Board</u> in <u>CMD</u> the <u>Commission</u>'s annual report; (2) the availability of MBEs, WBEs, and OBEs to perform City contracting and that departments are expected to take all steps necessary to ensure against illegal or arbitrary discrimination or exclusion of any certified business; and (3) the data each department is required to provide the Controller on each contract award.

(B) Coordinate and enforce cooperation and compliance by all <u>*City d*</u> pepartments with this <u>*ChapterOrdinance*</u>.

(C) — Designate a liaison to the Human Rights Commission to facilitate communication and compliance with this Ordinance.

SEC. 14B.13. POWERS AND DUTIES OF CONTRACT AWARDING AUTHORITIES.

(A) In addition to the powers and duties given to $e\underline{C}$ ontract $\underline{a\underline{A}}$ warding $\underline{a\underline{A}}$ uthorities elsewhere, $\underline{e\underline{C}}$ ontract $\underline{a\underline{A}}$ warding $\underline{a\underline{A}}$ uthorities shall:

(1) Adjust *bid*-bond*ing* and insurance requirements in accordance with the <u>requirements set by most current version of the City's "Contract Insurance Manual" or as otherwise</u> authorized by the <u>City</u>-Risk Manager, or as allowed by law, <u>Department of Administrative Services</u>.

(2) *Use <u>Make information available about</u>* the City's <u>Surety</u>Bonding <u>and Financial</u> <u>Assistance</u> Program set forth in Section 14B.16 to assist LBEs bidding on and performing City public works/construction contracts to meet bonding requirements and/or obtain construction loans.

(3) Submit *to the Office of Contract Administration (OCA) in electronic format or a format specified by the OCA,* all <u>B</u>bid opportunities, requests for <u>P</u>proposals, and solicitations for which published notice or advertising is required, *no later than* <u>at least</u> 10 calendar days prior to the <u>Bid</u> due date *of the bid opportunity, request for proposals or solicitation.* <u>A contract awarding</u> *authority must obtain a waiver from its commission, or in the case of a department that has no commission, from the Board of Supervisors, if it cannot meet the requirements of this Section.*

(4) <u>Require each request for payment submitted by a Contractor to the Contract</u> <u>Awarding Authority to include Subcontractor participation data in a form approved by the Director,</u> <u>verifying the Contractor's payments to its LBE Subcontractors and the Contractor's progress toward</u> <u>meeting its LBE participation requirements.</u>

If a request for payment fails to include the required information in the form approved by the Director, the Contract Awarding Authority in consultation with the Director, after notice and an opportunity to be heard, may notify the Controller to withhold twenty percent (20%) of the requested payment until the information is provided. Such notice shall be made within two working days of the request for payment, and must inform the Contractor that the Contract Awarding Authority

has tentatively determined that the Contractor has not submitted required information, list what information is missing, and provide that if the failure is substantiated, twenty percent (20%) of the requested payment will be withheld until the information is provided. *Require all Contractors to submit, within 10 days following payment by the City* (5) to the Contractor for work completed or services performed on a Contract, in a form approved by the Director, a statement signed under penalty of perjury, attesting that the Contractor has paid all Subcontractors, less any contractually provided retention, for the Subcontractor's portions of the work invoiced and included in the City's payment. Contract Awarding Authorities shall notify the Director of any failure to provide the required information or statement. The Director shall investigate and, as necessary, take appropriate enforcement action against any noncomplying Contractor as authorized under Section 14B.17. Impose, in consultation with the Director, such sanctions or take such other (6) actions as are designed *in <u>Section</u> 14B.17(D)* to ensure compliance with the provisions of this Chapter. Ordinance, which shall include, but are not limited to: (a) Refuse to award a contract. *ſ*b}-Order the suspension of a contract. (c) Order the withholding of funds. (d) Order the revision of a contract based upon a material breach of contract provisions pertaining to LBE participation or outreach to MBEs, WBEs, or OBEs. (e) — Disgualify a bidder, contractor, subcontractor, or other business from eligibility for providing goods or services to the City for a period not to exceed five years, based on the standards set forth in this Ordinance and rules and regulations promulgated by the Commission. Any business disqualified under this subsection shall have a right to review and reconsideration by the Commission after two years upon a showing of corrective action indicating that violations are not

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(<u>7</u>5) Not award any eC ontract to a <u>P</u>person or business that is disqualified from doing business with the City under the provisions of this <u>Chapter Ordinance</u>.

(<u>86</u>) Designate a staff person to be responsible for responding to the Director and <u>*City Administrator Commission*</u> regarding the requirements of this <u>*Chapter Ordinance*</u>.

(<u>9</u>7) Maintain accurate records as required by <u>the this -Chapter Director and the</u> Commission for each cContract awarded, its dollar value, the nature of the goods or services to be provided, the name of the contractor awarded the contract, its identity as a Small-LBE, Micro - LBE, MBE, WBE or OBE, the efforts made by the contract awarding authority to solicit bids from LBEs, including Micro - LBEs, MBEs, WBEs and OBEs, responses received from such businesses, and a full and complete statement of the reason(s) for selection of the contractor addressing the particular qualifications at issue.

(<u>10</u>8) *Where feasible, pP*rovide technical assistance to LBEs to increase their ability to compete effectively for *the award of* City <u>C</u>eontracts.

(9) Work with the Director and the Controller to implement a City-wide promptpayment policy requiring that LBEs be paid by the City within 30 days of the date on which the City receives an invoice from a LBE for work performed for the City.

(1140) Provide Notify the Director in writing within 10 days whenever the cumulative value of with written notice of all contract amendments, modifications, supplements, and change orders to a Contract subject to this Chapter that cumulatively result in an increase or decrease of the eContract's dollar amount of by more than 10ten percent (10%). Such notice shall be provided within 10 days of each such contract modification.

(<u>12</u>++) Whenever *contract* amendments, modifications, supplements, or change orders <u>to a Contract subject to this Chapter</u> cumulatively increase the total dollar value of a <u>eContract by more than +0ten</u> percent (<u>10%</u>), the <u>eContract aA</u>warding <u>aA</u>uthority shall require

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compliance with those provisions of this <u>*ChapterOrdinance*</u> that applied to the original eC ontract.

(13.12) Obtain prior approval of the Director for aAll eContract amendments, modifications, supplements, or change orders that cumulatively increase by more than 20 percent the total dollar value of all to a Ceontracts originally valued at <u>or above \$50,000 fifty percent (50%)</u> of the Minimum Competitive Amount, or more that cumulatively increase the contract's total value by more than 20 the Director, who shall reviewensure that <u>cumulatively improved value</u>. Theshall be subject to prior approval of the Director, who shall reviewensure that <u>adversely impact contracting opportunities that</u> would have been present for LBEs had the Contract been initially awarded at the proposed increased <u>value</u> to correct contracting practices that exclude Small-LBEs or Micro - LBEs from new contracting opportunities or discriminate against MBEs, WBEs or OBEs.

(B) Contract <u>a</u><u>A</u>warding <u>a</u><u>A</u>uthorities or departments may <u>issue Bids for Professional</u> <u>Services or Architect/Engineering Services that</u> invite, encourage, or request businesses to <u>form</u> <u>J</u>joint <u>V</u>enture<u>s</u> on any professional services or architecture/engineering contact</u> to promote LBE participation.

(C) For the purpose of determining LBE participation, contracts awarded to joint ventures in which one or more LBEs are combined with one or more businesses that are not LBEs shall be deemed by the <u>Contract Awarding Authority</u> contract awarding authority to be awarded to LBEs only to the extent of the LBE participation in the joint venture.

(D) Subject to the budgetary and fiscal provisions of the San Francisco Charter and to any limitations or requirements associated with the issuance of municipal financings, including but not limited to the use of tax-exempt financing and other long-term obligations, eC ontract aA warding aA uthorities shall set aside the following percentage of the value of each eC ontract, as defined in Section 14B.2, to be used solely to fund the CMD's actual costs of

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<u>administering and enforcing administration and enforcement of</u> this Chapter <u>for that specific</u> <u>Contract.14B by the HRC.</u> Such funds shall be used solely for the actual costs of administering and enforcing this Chapter. The HRC shall provide monthly statements to contract awarding authorities and the Controller's Office that account for all expenditures related to administering and enforcing this Chapter, broken down by staff member, project, and activity. Any funds that are not expended on the actual costs of administration and enforcement relating to the subject contract shall be returned to the source fund as soon as practicable. This Section 14B.13(<u>C</u>P) shall not apply to <u>eC</u>ontracts that are funded by bonds that were authorized prior to <u>June 10, 2006</u>the effective date of this Ordinance.

(1) For *e*<u>C</u>ontracts having an estimated value under \$1 million, the *e*<u>C</u>ontract *a*<u>A</u>warding *a*<u>A</u>uthority shall set aside <u>two percent (</u>2%) of the value of the *e*<u>C</u>ontract for the purpose described in this Section.

(2) For $e\underline{C}$ ontracts having an estimated value of at least \$1 million but less than \$10 million, the $e\underline{C}$ ontract $a\underline{A}$ warding $a\underline{A}$ uthority shall set aside <u>one percent (</u>1%) of the value of the $e\underline{C}$ ontract for the purpose described in this Section.

(3) For *e*<u>C</u>ontracts having an estimated value of at least \$10 million but less than \$50 million, the *e*<u>C</u>ontract *a*<u>A</u>warding *a*<u>A</u>uthority shall set aside <u>one half of one percent</u> (0.5%) of the value of the *e*<u>C</u>ontract for the purpose described in this Section.

(4) For $e\underline{C}$ ontracts having an estimated value of \$50 million or more, the *HRC* Director, in consultation with the $e\underline{C}$ ontract $a\underline{A}$ warding $a\underline{A}$ uthority, shall determine the level of funding necessary to administer and enforce this <u>*ChapterOrdinance*</u> with respect to the subject $e\underline{C}$ ontract, provided that the funding shall not exceed <u>one half of one percent (0.5%)</u> of the value of the $e\underline{C}$ ontract. The $e\underline{C}$ ontract $a\underline{A}$ warding $a\underline{A}$ uthority shall set aside the designated funds to be used solely for the purpose described in this Section.

(5) Notwithstanding Sections 14B.13($\underline{C}\mathcal{P}$)(1), (2), (3) and (4), <u>with respect to</u> <u>each Contract to be issued by</u>for the Port of San Francisco, the San Francisco Public Utilities

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Commission, the San Francisco Department of Public Works, and the San Francisco International Airport, each such <u>eContract aA</u>warding <u>aA</u>uthority <u>and the HRC Director</u> shall confer <u>with the Director</u> and jointly shall estimate the costs of administering and enforcing this Chapter with respect to each <u>eContract to be issued by each such contract awarding authority</u>. The <u>eContract aA</u>warding <u>aA</u>uthority shall set aside the agreed-upon funds to be used solely for the purpose described in this Section.

If, after exchanging information regarding the nature of the eC ontract and the administrative activities required, the eC ontract aA warding aA uthority and the Director do not agree on the cost of administering and enforcing this Chapter, the Mayor or the Mayor's designee shall determine the appropriate amount to be set aside for the purpose described in this Section.

The *Human Rights Commission* <u>Director</u> shall report on compliance by *e*<u>C</u>ontract <u>a</u><u>A</u>warding <u>a</u><u>A</u>uthorities with set-asides determined under this Section 14B.13(<u>C</u><u>P</u>)(5) and on the agreed upon funds for contract awarding authorities under 14B.13(<u>C</u><u>P</u>)(5) in <u>CMD</u>the Commission's annual report under Section 14B.15(<u>A</u><u>B</u>).

The Board of Supervisors shall assess the operation of this Section 14B.13(D)(5) in its three-year review under Section 14B.18(G).

SEC. 14B.14. POWERS AND DUTIES OF THE OFFICE OF CONTRACT ADMINISTRATION.

In addition to the duties given the Office of Contract Administration elsewhere, the Office of Contract Administration shall:

(A) Maintain, with the assistance of the Director, a current list of Small-LBEs, Micro-LBEs, MBEs, WBEs, and OBEs to provide each of those commodities or services subject to

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this <u>*ChapterOrdinance*</u> that the Office of Contract Administration indicates are required by the City.

(B) Maintain a central <u>websiteoffice</u> where <u>the following information for</u> all <u>formal</u> bids, requests for proposals and solicitations <u>for Commodities and Services</u> will be <u>posted</u> and kept current: (C) — Cause to be posted upon a website the following information concerning current bids, requests for proposals and solicitations the title and number; the name of the e<u>C</u>ontract a<u>A</u>warding <u>aA</u>uthority; and the name and telephone number of the person to be contacted for further information. Such information shall be posted with sufficient lead time to provide adequate notice and opportunity to potential City contractors and vendors to participate in the bid opportunity, request for proposals or solicitation, but in no event less than 10 calendar days prior to the due date for such bid opportunity, request for proposals or solicitation.

SEC. 14B.15. REPORTING AND REVIEW.

(A) <u>*Quarterly Reports Reporting*</u> by <u>*CMD*</u> the Director. Commencing January 1, 2007, and no later than the first day of every third month thereafter, the <u>By July 1, October 1, January 1, and</u> <u>April 1 of each fiscal year, CMD</u> Director shall issue <u>quarterly</u> a written report<u>s for the prior fiscal</u> <u>quarter to the Mayor and the to this</u> Board <u>of Supervisors</u>. <u>That The</u>-report shall document:

(1) Each Contract Awarding Authority's progress towards achieving the goals of <u>this Chapter</u> each City department's performance under the terms of this Ordinance</u>, including, among other things, each City department's <u>Contract Awarding Authority's</u> progress in meeting <u>the City-wide LBE Participation Goal, and individual Contract LBE participation requirements.goals</u> <u>and ensuring non-discrimination against MBEs, WBEs, and OBEs, and the success of each</u> <u>department'sprime contractors in complying with the LBE subcontracting provisions of this Ordinance</u> <u>and ensuring non-discrimination against MBEs, WBEs, and OBEs.</u> Th<u>eat</u> report shall also <u>documentstate</u> the level of participation of all categories of LBEs, and whether or not each <u>Contract Awarding Authority City department</u> has fully reported all data required by this <u>ChapterOrdinance</u> or requested by <u>CMD, the City Administrator, HRC</u> or the Controller.

(a4) Whenever <u>CMD</u>the Director's report concludes that a <u>Contract</u> Awarding Authority has department management's intentionally disregarded or negligently performance performed any of obligations imposed by this <u>ChapterOrdinance has contributed to that</u> department's failure to meet its prime contracting goals or requirements of this Ordinance, or finds consistent non-compliance with this Chapter by a Contract Awarding Authority's Prime Contractors, the failure of its prime contractors to meet their Subcontracting goals or requirements of this Ordinance, or whenever the Director's report concludes that a <u>Contract Awarding Authority City</u> *department has* failed to provide any data required by this *ChapterOrdinance* or requested by *the* HRC CMD, the City Administrator, or the Controller, the Clerk of this Board shall schedule before the appropriate Committee of the Board a hearing on that report. The Clerk shall also give notice of that hearing to the heads of the Departments identified in the report and request the attendance of the heads of those Departments at the Committee hearing. The Clerk's notice shall inform the Department heads that they must be prepared to respond to the Director's finding of intentional disregard and/or negligent performance and to explain what steps they intend to take to forestall repetition of the problems identified in <u>CMD'sthe Directors'</u> report. The same procedure shall be followed whenever the Director's report identifies any department as having failed to meet its prime or subcontracting goals for three (3) consecutive quarters. If the Director's report indicates that a City department has not meet its goals for three (3) consecutive quarters, HRC and the City department shall institute a targeted program to remedy lack of participation by LBEs in any affected industry.

(2) The Director shall report to the Commission all <u>All</u> waivers <u>of LBE Bid</u> <u>Discounts granted by the Director under acted upon pursuant to</u> Section 14B.7(J) and <u>all waivers of</u>

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<u>LBE Subcontracting Participation requirements granted by the Director under</u> 14B.8(A). Such report shall be made on a monthly basis following the granting of the waiver.

(B) <u>Annual</u> Reporting by City Departments.

(1)—As part of their annual *budget submission* <u>report</u> to the Board of Supervisors, *all Contract Awarding Authorities and* City departments shall report *annually*:

(<u>1</u>*a*) to the Mayor on <u>On</u> their progress in the preceding fiscal year toward the achievement of the <u>City-wide</u> LBE <u>Participation Goal and Contract-specific LBE subcontracting</u> participating requirements in the preceding yeargoals and their steps to ensure non-discrimination against MBEs, WBEs, and OBEs; and

(2b) to the Board of Supervisors, on On their compliance with the Micro-LBE Set Aside Program in accordance with Section 14B.7(K)(3).

(2) All Contract Awarding Authorities and City departments shall cooperate with requests by the Human Rights Commission for information needed by the Human Rights Commission to make the reports to the Board of Supervisors required by Chapter 14B.15(A).

(C) <u>Annual Reporting by the <u>City Administrator Commission</u>. By July 1st of each fiscal year, the <u>City Administrator Commission</u> shall submit an annual report to the Mayor and <u>this</u> Board <u>of Supervisors</u> on the progress of the City toward <u>achieving</u> the goals of this <u>Chapter Ordinance</u>, together with an identification of problems and specific recommendations for: (1) improving <u>the City's performance in fostering LBE</u> participation <u>by all categories of LBEs</u> in City contracting <u>and (2) ensuring non-discrimination against MBEs, WBEs, and OBEs</u>. The <u>Commission's</u> report shall include an analysis of the <u>availability of MBEs, WBEs, and OBEs and the</u> bidding environment in the various industries that participate in City contracts.</u>

(D) Board of Supervisors Public Hearing. Each year, after receiving the Commission's <u>CMD's quarterly</u> reports and the annual reports of <u>CMD</u> and <u>City departments</u>, the Board shall hold a hearing to review the City's performance under this <u>ChapterOrdinance</u>, the

administration of this <u>*ChapterOrdinance*</u> by <u>*CMDthe HRC*</u>, and the progress of City departments towards <u>achieving</u> the purposes of this <u>*ChapterOrdinance*</u>, and other subjects pertaining to the <u>*ChapterOrdinance*</u>.

——— The Board shall act upon the Commission's recommendations by the first Board meeting of January in each fiscal year.

SEC. 14B.16. SAN FRANCISCO BONDING AND OTHER ASSISTANCE.

(A) San Francisco Bonding and Financial Assistance Program.

(1) **Program Description.** The City and County of San Francisco, acting through the City Administrator, or, in his or her discretion, as delegated to <u>thethe Director of</u> *Risk Management, a division of the Office of the City Administrator (*Risk Manager), intends to provide guarantees to private bonding companies and financial institutions in order to induce those entities to provide required bonding and financing to eligible <u>*Ce*</u>ontractors and <u>*S*</u>subcontractors bidding on and performing City <u>*P*</u>public <u>*W*</u>works / <u>*C*</u>eonstruction <u>*C*</u>eontracts. This bonding and financial assistance program is subject to the provisions of this Section 14B.16(A).

(2) Eligible Contracts. The assistance described in this Section 14B.16(A) shall be available for any City <u>P</u>_public W_works / <u>C</u>eonstruction <u>C</u>eontract to which this <u>Chapter Ordinance</u> applies.

(3) Eligible Businesses. Businesses must meet the following criteria to qualify for assistance under this Section 14B.16(A).

and

(a) The business may be either a prime \underline{Ce} ontractor or \underline{Ss} ubcontractor;

(b) The business must be certified by the *Contract Monitoring Division of the Office of the City Administrator (*CMD) as an LBE according to the requirements of Section 14B.3, 14B.5, or 14B.6;

(c) The business may be required to participate in a "bonding assistance training program" as offered by the Risk Manager, which is anticipated to provide the following:

(i) Bond application assistance $\frac{1}{2}$

(ii) Assistance in developing financial statements,

(iii) Assistance in development of a pre-bond surety profile,

(iv) Identification of internal financial control systems, and

(v) Development of accurate financial reporting tools.

(4) Agreements Executed by the Risk Manager. The Risk Manager is hereby authorized to enter into the following agreements in order to implement the bonding and financial assistance program described in this Section 14B.16(A):

(a) With respect to a surety bond, the agreement to guaranty up to 40<u>forty</u> percent (40%) of the face amount of the bond or \$1,000,000750,000 750,000, whichever is less;

(b) With respect to a construction loan to be made to a contractor or subcontractor, an agreement to guaranty up to 50 fifty percent (50%) of the original principal amount of the construction loan or 50 fifty percent (50%) of the actual loss suffered by the financial institution as a result of a loan default, whichever is less; provided that in any event the City's obligations with respect to a guaranty shall not exceed \$1,000,000750,000;

(c) Any other documents deemed necessary by the Risk Manager to carry out the objectives of this program, provided that such documents shall be subject to review and approval by the City Attorney's Office.

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(5) Monitoring and Enforcement. The Risk Manager shall maintain records on the use and effectiveness of this program, including but not limited to (1) the identities of the businesses and bonding companies participating in this program, (2) the types and dollar amounts of public work contracts for which the program is utilized, and (3) the types and dollar amounts of losses which the City is required to fund under this program. The Risk Manager shall submit written reports to the Board of Supervisors every six months beginning January 1, 20152007, advising the Board of the status of this program and its funding capacity, and an analysis of whether this program is *providing-proving* to be useful and needed.

(6) Contributions to the San Francisco Self-Insurance Surety Bond Fund. Subject to the budgetary and fiscal provisions of the San Francisco Charter, each department that conducts public works or improvements under Chapter 6 of the Administrative Code shall contribute annually to the San Francisco Self-Insurance Surety Bond Fund (the Fund) an amount that is set by multiplying the annual contribution rate set pursuant to Section 10.100-<u>317</u>371(c) times its total appropriations for capital construction and improvement.

(7) The Risk Manager shall seek annual certification of funds from the Self-Insurance Bond Fund and approval as to form of such certification from the Controller and City Attorney. Such certification shall be monitored by the Risk Manager to ensure the program operates within the transactional bounds of the Self-Insurance Bond Fund and the appropriated budget for its administration. The Risk Manager will review the amount certified each fiscal year with the Controller and City Attorney, should there be a call on any bond funded through the program.

(78) The <u>Risk Manager</u>Treasurer of the City and County of San Francisco is hereby authorized to negotiate a line(s) of credit or any credit enhancement program(s) or financial product(s) with a financial institution(s) to provide funding; the program's guaranty pool may serve as collateral for any such line of credit.

In the event the City desires to provide credit enhancement under this Subsection for a period in excess of one fiscal year, the full aggregate amount of the City's obligations under such credit enhancement must be placed in a segregated account encumbered solely by the City's obligations under such credit enhancement.

(<u>9</u>8) **Default on Guarantees.** The <u>DirectorCity Administrator</u> shall decertify any <u>C</u>eontractor that defaults on a loan or bond for which the City has provided a guarantee on the <u>C</u>eontractor's behalf. However, the <u>DirectorCity Administrator</u> may in <u>his or herits</u> sole discretion refrain from such decertification upon a finding that the City has contributed to such default.

(B) Education and Training. The City Administrator <u>and Director</u> shall <u>continue to</u> develop and strengthen existing education and training programs for LBEs and City contract awarding personnel.

(C) Cooperative Agreements. With the approval of the Board of Supervisors, the City Administrator may enter into cooperative agreements with agencies <u>or entities</u>, public and private, concerned with increasing the use of LBEs in government contracting <u>or in private</u> <u>developments within San Francisco</u>.

(D) Mentor-Protégé Program. The Director shall establish a Mentor-Protégé Program (MPP) to foster partnerships between established, successful contractors and LBEs to provide training, networking, and mentoring opportunities with the goal to improve LBE MPP participants' ability to compete effectively for City contracts. As a benefit to participating in the MPP, the Director may exempt mentor Contractors from the good faith outreach requirements in Section 14B.8.

(E) LBE Contractor Advance Payment Program. The City Administrator, in consultation with the Controller, shall investigate and develop a LBE advance payment program to fund temporary loans to LBE Subcontractors for approved invoices on City-funded contracts subject to the budgetary and fiscal provisions of the Charter. The City Administrator shall prepare an *implementation plan, including a feasibility study, and shall submit the implementation plan to the* <u>Mayor by June 1, 2015.</u>

SEC. 14B.17. ENFORCEMENT.

(A) The Director shall monitor the City's utilization of Small-MBEs, Micro-LBEs, MBEs, WBEs, and OBEs in City contracting. The Director shall issue <u>Contract an</u>-exit report<u>s</u> for <u>any c</u><u>C</u>ontract <u>that with includes</u>-LBE subcontracting participation <u>requirements</u> and/or LBE <u>prime contract</u> participation as a <u>J</u>joint <u>v</u><u>P</u>enture partner. The purpose of this exit report is to ensure <u>verify</u> that <u>prime e</u><u>C</u>ontractors <u>satisfied their LBE Subcontractor participation requirements</u> are complying with their commitments to use <u>LBE subcontractors</u> and LBEs <u>Joint Venture partner</u> <u>commitments, if applicable are performing services as set forth in the bid/proposal and contract</u> <u>documents for the joint ventures</u>.

(B) Investigations. The Director shall, *at his or her discretion*, investigate *instances of* potential *noncompliance with violations of* this *ChapterOrdinance*.

Bidders, e<u>C</u>ontractors, <u>and sS</u>ubcontractors <u>and applicants for certification</u> shall provide to the City any information that the City deems relevant, and shall cooperate in all other respects with such an investigation. <u>The Director may issue a written</u> request for information <u>tofrom</u> a <u>B</u>bidder, e<u>C</u>ontractor, <u>or sS</u>ubcontractor <u>or applicant shall identify that identifies</u> the records <u>and any other information CMD</u> require<u>s</u> and <u>impose a reasonable deadline for</u> <u>respondingthe time for response</u>. If the <u>A B</u>bidder, e<u>C</u>ontractor, <u>or sS</u>ubcontractor or applicant that fails to respond to the <u>Director's</u> request for information, or otherwise fails to cooperate in the investigation, <u>or any such party who the Director determines</u>, <u>after investigation</u>, <u>has not complied</u> with the Chapter, shall be subject, after notice and a full and adequate opportunity to be heard, to appropriate sanctions, <u>including but not limited to the sanctions set forth</u> as provided in Section 14B.17(<u>DC</u>), may be imposed. In an investigation of potential discrimination by a prime bidder prior

to contract award, if the bidder fails to respond to the request for information, or otherwise fails to cooperate in the investigation, the bid will be rejected as non-responsive, and additional sanctions may be imposed.

(C) Conference and Conciliation. In the Director's sole discretion, the Director may attempt to resolve noncompliance with this <u>ChapterOrdinance</u> by any <u>B</u>bidder, <u>eC</u>ontractor, <u>or sS</u>ubcontractor <u>or applicant for certification</u> through informal processes, including conference and conciliation.

(D) Sanctions. The City, including the Director and e<u>C</u>ontract <u>a</u><u>A</u>warding <u>a</u><u>A</u>uthorities, as appropriate, may <u>after affording notice of the alleged noncompliance and full and</u> <u>adequate due process</u>, impose any of the following sanctions on a <u>B</u><u>b</u>idder, <u>e</u><u>C</u>ontractor, <u>or</u> <u>s</u><u>S</u>ubcontractor or applicant for certification who fails to comply with this <u>ChapterOrdinance</u>, <u>provided that, any violation related to certification must be based on a finding by the Director</u>:

- (1) *Reject all bids;*
- ----<u>(2)</u>----Declare a <u>Bidbid</u> non-responsive;
 - (23) Suspend a eContract;
 - (34) Withhold <u>Contract paymentsfunds;</u>
 - (45) Assess <u>contractual or statutory</u> penalties;
 - (56) Debar a <u>B</u>bidder<u>under Chapter 28;</u>
 - (<u>6</u>7) *Deny certification*;
 - <u>_____</u>Revoke certification.

(E) Referral to Human Rights Commission. The City, including the Director and Contract Awarding Authorities, as appropriate, shall refer instances of alleged discrimination in contracting to the Human Rights Commission for investigation and, as appropriate, imposition of sanctions under Administrative Code Chapter 12A. (F) Notwithstanding any other provision of this Chapter, a Bidder, Contractor, or Subcontractor who demonstrates by clear and convincing evidence that such person or entity made reasonable efforts to comply with, and monitor its compliance with, the provisions of this Chapter, that its failure to fully comply occurred in spite of such measures, that such party or entity acted at all times in good faith and without knowledge of its noncompliance, and that it has taken corrective steps to remedy future noncompliance, shall not be subject to Sanctions.

(GE) Procedures for Denials or Revocation of Certification and Appeals Thereof. The procedures for appealing the Director's denial of an application for certification or nonrenewal upon expiration of the Certification term, shall be governed by Section 14B.4(C). The procedures for appealing the revocation or suspension of Certification during the Certification term shall be governed by Section 14B.17(I). Whenever the Director proposes to deny an application for or revoke the certification of a business, the Director shall notify the applicant or certified business in writing of the basis for the denial or revocation, and the date on which the business will be eligible to reapply for certification. The Director shall provide the applicant or certified business to wait at least six months but not more than two years after the denial or revocation before reapplying for certification in the same category.

(F) Procedures for Director Findings of Diserimination. In determining whether a bidder, contractor or subcontractor has engaged in discrimination in violation of this Ordinance, the Director may consider: (1) direct evidence of discrimination, (2) procedures used to select subcontractors, including relative qualifications, (3) significant differences not attributable to any legitimate nondiscriminatory business reason between the available percentages of MBEs, WBEs, or OBEs capable of providing goods and services as subcontractors on a contract or a series of contracts and the percentages of the bidder's subcontractors who are MBEs, WBEs, or OBEs, or (4) any other relevant evidence.

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———Whenever the Director proposes to issue a finding of discrimination against any bidder, contractor or subcontractor, the Director shall notify the bidder, contractor or subcontractor in writing of the basis for the finding, provided that any proposal to debar a business shall be governed by Section 14B.17(G) The Director shall provide the bidder, contractor or subcontractor with an opportunity to be heard before a final determination is made.

(<u>*HG*</u>) **Procedures for Debarment.** The Director shall have the authority to act as a charging official under San Francisco Administrative Code Chapter 28 to debar a <u>*B*</u>-bidder, or eC-ontractor, or certified <u>*LBE*</u> for violations of this Chapter. The debarment procedures of Chapter 28 shall govern.

(IH) <u>City Administrator Commission</u> to Hear Appeals. Except as provided in Section<u>s</u> <u>14B.4(C) and</u> 14B.17(<u>HG</u>), the <u>City Administrator or City Administrator's DesigneeCommission</u> shall hear appeals challenging any determination of the Director under this Section. The <u>City</u> <u>Administrator or City Administrator's DesigneeCommission</u> may sustain, reverse or modify the Director's findings and sanctions imposed, or take such other action to effectuate the purpose of this <u>ChapterOrdinance</u>. Unless the <u>City Administrator or City Administrator's</u> <u>DesigneeCommission</u> so orders, an appeal shall not stay the Director's <u>determination findings</u> and the imposition of sanctions.

(I) Referral to Other Agencies. No person shall knowingly make, file or cause to be filed with the City any materially false or misleading statement or report in connection with this Ordinance. If the Director has reason to believe that any person has knowingly made, filed, or caused to be filed with the City any materially false or misleading statement or report made in connection with this Ordinance, the Director shall report that information may impose any sanction described in this Section 14B.17, or may refer the matter to the City Attorney or the District Attorney for appropriate aetion.

(J) Willful Noncompliance by Contract Awarding Authority. Whenever the Director *finds after investigation determines* that a *Contract Awarding Authorityeontraet awarding authority* has willfully failed to comply with its duties under this *ChapterOrdinance*, the Director shall *attempt to resolve the matter informally with the Contract Awarding Authority. Should such attempt fail to resolve the issue, the Director shall inform the City Administrator of the Director's determination and the impasse in resolving the matter. If the City Administrator confirms the noncompliance and also is unable to resolve the matter informally, the City Administrator shall issue transmit* a written finding of noncompliance specifying the nature of the noncompliance, to the *Contract Awarding Authority contract awarding authority, the Commission*, the Mayor and *this the* Board of Supervisors.

The Director shall attempt to resolve any noncompliance through conference and conciliation. Should such attempt fail to resolve the noncompliance, the Director shall transmit a copy of the finding of noncompliance along with a finding that conciliation was attempted and failed to the Commission and this Board.

(K) <u>Reporting Improper Government Activity; Protection of Whistleblowers</u>. Complaints that a City officer or employee has engaged in improper government activity, including acts of reprisal, retaliation, threats, coercion, or similar acts, shall be made in accordance with the provisions of Article IV of the Campaign and Governmental Conduct Code.

SEC. 14B.18. APPLICABILITY; <u>AND</u> <u>EXCEPTIONS</u>, OPERATIVE DATE AND TRANSITION PROVISIONS.

(A) — Operative date of this Chapter. Chapter 14B shall become operative on September 1, 2006, and shall govern all contracts initiated on or after that date.

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(B) — Applicability. Chapters 12D.A, 14A and 14B shall apply as follows:

(1) Any amendment to a contract initiated before July 26, 2004 in which the Contractor agreed to comply with Chapter 12D.A shall be governed by Chapter 12D.A; provided, however, that if a competitive solicitation for an agreement to the proposed changes to the contract is required by law, or the law would otherwise require execution of a new contract, rather than an amendment to an existing contract, the provisions of Chapter 14B and not Chapter 12D.A shall apply.

Chapter 14A shall apply to (1) all contracts in which the Contractor agreed to comply with Chapter 14A and any amendment to those contracts and (2) all contracts initiated on or after July 26, 2004 and before September 1, 2006 and any amendment to such contracts; provided, however, that if a competitive solicitation for an agreement to the proposed changes to the contract is required by law, or the law would otherwise require execution of a new contract, rather than an amendment to an existing contract, the provisions of Chapter 14B and not Chapter 14A shall apply.

(C) Transition Provisions. In order to effect an orderly transition from Chapter 14A to this Ordinance, any business certified as an LBE under Chapter 12D.A or a DBE under Chapter 14A shall be deemed an LBE under this Chapter 14B until the earlier of (1) the expiration of the business' certification under 12D.A or 14A, (2) the business' failure to maintain the certification criteria under which it was certified, or (3) January 1, 2007. The Director may, by appropriate rules and regulations, establish procedures to allow such businesses certified as LBEs or DBEs under 12D.A or 14A to

demonstrate their eligibility for certification under Section 14B.3 of this Ordinance on an expedited basis, prior to the expiration of their existing certification.

————The Director shall deem any application for DBE certification under Chapter 14A that is pending on the effective date of this Ordinance to be an application for certification under Chapter 14B.

(<u>A</u>*Đ*) **State or Federal Provisions.** In contracts which involve the use of any funds furnished, given or loaned by the Government of the United States or the State of California, all laws, rules and regulations of the Government of the United States or the State of California or of any of its departments relative to the performance of such work and the conditions under which the work is to be performed, shall prevail over the requirements of this Ordinance when such laws, rules or regulations are in conflict.

(<u>B</u> $\not\in$) Severability. The provisions of this <u>ChapterOrdinance</u> are declared to be separate and severable. The invalidity of any clause, sentence, paragraph, subdivision, section, or portion of this <u>ChapterOrdinance</u>, or the invalidity of the application thereof to any <u>P</u> $_p$ erson or circumstances shall not affect the validity of the remainder of this <u>ChapterOrdinance</u>, or the validity of the remainder of this <u>ChapterOrdinance</u>, or the validity of the remainder of this <u>ChapterOrdinance</u>, or the validity of its application to other persons or circumstances.

(<u>C</u>F) General Welfare Clause. In undertaking the enforcement of this <u>Chapter Ordinance</u>, the City is assuming an undertaking only to promote the general welfare. It is not assuming, nor is it imposing on its officers and employees, an obligation for breach of which it is liable in money damages to any person who claims that such breach proximately caused injury.

(G) Three-year Review. No later than three years from the effective date of this Ordinance, the Board of Supervisors shall hold a hearing for the purpose of conducting a comprehensive review of this Ordinance. The Board shall take testimony from all affected parties, and shall enact any changes that it deems appropriate.

(<u>D</u>H) Municipal Transportation Agency. Consistent with Charter Section 8A.101(<u>gd</u>), the Municipal Transportation Agency shall comply with the provisions of this Chapter <u>14Band shall be solely responsible for its administration and enforcement with respect to</u> <u>matters within the Municipal Transportation Agency's jurisdiction</u>.

SEC. 14B.19. SUBCONTRACTING <u>PARTICIPATION REQUIREMENTS</u>: DESIGN-BUILD AND INTEGRATED PROJECT DELIVERY CONTRACTS.

<u>LBE Subcontracting participation requirements shall be implemented for Design-Build and</u> Integrated Project Delivery Contracts as follows:

(A) <u>Design-Build Contracts.</u>

(1) The Director shall establish separate LBE participation requirements for the design and construction portions of the Design-Build Contract.

(2) Except as provided in Section 14B.19 (C), LBE subcontracting participation requirements for Design-Build Contracts shall be governed by Section 14B.8.

(B) Integrated Project Delivery Contracts. The For design-build contracts authorized under Administrative Code Section 6.61 and integrated project delivery contracts authorized under Administrative Code Section 6.68, the Director shall establish <u>a project-wide</u> subcontracting and subconsulting goals for LBE <u>subcontracting</u> participation <u>requirement</u>.

(B) The procedure to attain the project-wide LBE goals for low bid design-build contracts awarded under Administrative Code Chapter 6, Section 6.61, shall be in accordance with Section 14B.8.

(C) <u>LBE Subcontracting Participation Requirements for Trade Subcontractors. LBE</u> <u>Subcontracting participation requirements for The procedure to attain the project-wide LBE goal for</u> trade package subcontracts awarded under <u>dDesign-bB</u>uild <u>Ceontracts under (Administrative</u>

Mayor Lee; Supervisor Chiu BOARD OF SUPERVISORS *Code Chapter 6,* Section 6.61(L)*)* and *i*<u>I</u>ntegrated *p*<u>P</u>roject *d*<u>D</u>elivery contracts (*Administrative Code Chapter 6, Section 6.68)*, shall be as follows:

(1) Prior to the advertisement of a<u>ny</u> trade package<u>s, the Design-Builder or</u> <u>Construction Manager/General Contractor (Prime Contractor), in consultation with the Director, shall</u> <u>establish a written plan for achieving the LBE subcontracting participation requirement. The plan shall</u> <u>be based on</u> <u>design-build contract or an integrated project delivery contract, the Director shall</u> <u>determine</u> the availability of LBEs who could perform the work or supply materials and equipment for each trade package, <u>with reference to the project-wide LBE subcontracting and</u> <u>subconsulting participation goals</u>. In the case of a <u>dD</u>esign-<u>bB</u>uild <u>prime C</u>eontract, the professional design services such as architectural or engineering performed by LBE firms will be credited toward the established <u>LBE participation requirement on the design portion of the</u> <u>Contract project-wide goal</u>. In the case of a trade package subcontract where some or all of the work is design-build, <u>the plan should credit</u> professional design services such as architectural or engineering performed by LBE firms <u>will be credited</u> toward the established trade package <u>LBE</u> <u>participation requirementgoal</u>.

(2) The *Design-Builder or Construction Manager/General Contractor (the*-Prime Contractor) shall <u>set forth the applicable LBE subcontracting participation requirements in the bid</u> <u>specifications for each trade package. The Prime Contractor shall</u> undertake the good faith outreach required in Section 14B.8(D) <u>for each trade package until the cumulative trade package</u> <u>LBE utilization commitments meet the project-wide subcontracting participation requirements</u>.

(3) The Prime Contractor, with the assistance of the Director, shall set forth the LBE goal for each trade package. Upon receipt of bids from trade package subcontractors for a specific scope of work, the <u>The</u> Director shall <u>have sole authority for determining evaluate</u>-whether or not <u>eachthe</u> trade package low bidder has met the <u>applicablestated</u> LBE <u>subcontracting participation</u> <u>requirementgoal</u>.

Mayor Lee; Supervisor Chiu BOARD OF SUPERVISORS (4) In the event <u>athe</u> trade package <u>apparent</u> low <u>bidder fails to <u>bBid does not</u></u> meet the <u>LBE subcontracting participation requirementstated goal</u>, the <u>Prime Contractor shall allow</u> <u>the bBb</u>idder <u>up to ten business days after bid opening</u>, provided <u>that the amendment conforms with CMD</u> <u>Rules and Regulations and the bidder</u> does not violate the California Subletting and Subcontracting Fair Practices Act (Public Contract Code Section 4100 et seq.). <u>The Prime</u> <u>Contractor shall deem an apparent low bBid that does not make up a shortfall in LBE subcontracting</u> <u>participation requirements within the ten day extension, or such additional time as the Director may, in</u> <u>writing, allow, non-responsive and ineligible for award of the trade package subcontract.</u> Failure by the bidder to achieve the goal within the two week period, or within some other time allowed by the Director in writing, shall deem the bidder ineligible for award of the trade package subcontract.-In such an instance, the Director and the Prime Contractor shall <u>proceed to</u> evaluate the second low bidder in the same manner, <u>and so on</u> for potential contract award.

(5) The Director shall monitor the <u>Prime Contractor's</u> actual LBE <u>subcontracting</u> participation <u>being attained</u> as the trade package bids are received. In the event the Director determines that <u>the actual</u> LBE <u>subcontracting</u> participation <u>commitments</u> at a particular time in the bidding of trade packages <u>is are materially lower than stated in the Prime Contractor's plan</u> <u>prepared under Section (C)(1) above, less than anticipated, relative to the project LBE goal</u>, the <u>Director shall encourage the</u> Prime Contractor <u>shall make all efforts</u> to <u>take immediate corrective</u> <u>steps, including to</u> negotiate and award trade packages to LBEs using the seven and one half percent (7½%) of total trade package costs available to it for negotiating subcontracts <u>underper</u> Administrative Code <u>Chapter 6</u>, Sections 6.61(L)(3) or 6.68(H)(3), as <u>applicableappropriate</u>. <u>After all the trade packages have been awarded</u>, the <u>The</u> Prime Contractor <u>must have met shall be solely responsible for complying with the LBE subcontracting participation</u> <u>requirements and may the project-wide LBE subcontracting/subconsulting goal</u>. <u>Otherwise, the Prime</u>

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Contractor shall be subject to sanctions as described herein in Section 14B.17 *for failure to do so*.

SEC. 14B.20. DEVELOPMENT AGREEMENTS.

In addition to any requirement in Section 56.7 of the Administrative Code, a development agreement entered into by the City under Chapter 56 of the Administrative Code shall require a detailed LBE utilization plan. The plan shall require compliance with the Good Faith Outreach requirements in Section 14B.8(D), the nondiscrimination provisions in Section 14B.9, and shall include a LBE utilization requirement set by the Director in conformance with the City-wide LBE Participation Goal, a reporting and monitoring program as approved by the Director, and an enforcement plan that allows the Director to assess penalties or other sanctions as provided in Section 14B.17.

Section 2. **Repeal of Ordinance No. 97-10**. Ordinance No. 97-10 granted bid discounts to joint venture partnerships with LBE firms for public works construction projects procured under the integrated project delivery provision of Section 6.68 of the Administrative Code. The Board of Supervisors finds that the purpose of Ordinance No. 97-10 was to facilitate completion of the Bayview Branch Library Construction Project. The Board of Supervisors further finds that the purpose of Bayview Branch Library Construction Project is complete. In addition, the Board of Supervisors finds that the provisions of Ordinance No. 97-10 was 10 purporting to amend the Administrative Code are not presently codified. Ordinance No. 97-10 is hereby repealed.

Section 3. **Effective and Operative Dates**. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it,

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or the Board of Supervisors overrides the Mayor's veto of the ordinance. This ordinance shall become operative on July 1, 2015, and shall apply to all Contracts first advertised for Bids or initiated on or after this date.

Section 4. **Scope of Ordinance**. In enacting this ordinance, the Board of Supervisors intends to amend only those words, phrases, paragraphs, subsections, sections, articles, numbers, punctuation marks, charts, diagrams, or any other constituent parts of the Municipal Code that are explicitly shown in this ordinance as additions, deletions, Board amendment additions, and Board amendment deletions in accordance with the "Note" that appears under the official title of the ordinance.

APPROVED AS TO FORM: **DENNIS J. HERRERA, City Attorney**

By:

Yadira Taylor Deputy City Attorney

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LEGISLATIVE DIGEST

[Administrative Code - 14B Local Business Enterprise Program]

Ordinance amending the Administrative Code to comprehensively revise the Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance (Chapter 14B) to: 1) codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division; 2) require the Mayor to annually set an overall City-wide Local Business Enterprise (LBE) participation goal of not less than 40% of the value of upcoming contracts: 3) increase the LBE certification size thresholds for small and micro LBEs: 4) increase the bid discount allowed to SBA-LBEs on contracts between \$10,000 and \$10.000.000 Million; 5) require Administrative Code, Chapter 56, development agreements to include an LBE utilization plan and be subject to certain Chapter 14B provisions; 6) authorize preparation of an implementation plan for a LBE contractor advance program to fund loans to subcontractors; 7) increase the Surety Bond Program limit from \$750,000 to \$1,000,000; 87) require the City to make good faith efforts to obtain at least three bids from micro or small LBEs for contracts under the threshold or minimum competitive amounts; 98) to establish a Mentor-Protégé Program between established successful contractors and LBEs; 109) require separate LBE participation on design and construction portions of design-build construction contracts; 1110) repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project: and 1211) make various other changes in Chapter 14B.

Existing Law

The Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance (Chapter 14B) is a race-and-gender neutral, small, local business contracting preference program and non-discrimination program. One of the goals of Chapter 14B is to help small local business that are at a competitive disadvantage in competing for work on public contracts because San Francisco small businesses experience higher costs than larger businesses. The preference program, for purposes of bid comparison, adds "points" to contract proposals from qualified small, local businesses where contracts will be awarded based on the highest score or applies "discounts" to bids from qualified small, local businesses for comparison where contracts will be awarded based on lowest costs.

In addition to the preference program, Chapter 14B provides other programs including contracting set asides, subcontracting requirements, prompt payment provisions, and training to assist small, local businesses to increase their ability to compete effectively for the award of City contracts.

Amendments to Current Law

This Ordinance would comprehensively revise Chapter 14B. Specifically, the Ordinance would:

General/Definitions

- Codify transfer of functions Update all relevant provisions in 14B to codify the transfer of functions from the HRC to the City Administrator/CMD, and clarify jurisdiction over discrimination-related complaints/investigations remains with HRC.
- Allow joint venture partners to be in different industries as long as both partners are acting in the capacity as a Prime contractor.
- Make various changes to correct and clarify existing provisions of Chapter 14B.

Sections 14B.3, 14B.4, and 14B.5 LBE Certification/Term/Denials and Appeals

- LBE Certification Business Size Thresholds Increase the certification thresholds for Small-LBEs from \$14 Million to \$20 Million for public works/construction businesses, and from \$7 Million to \$10 Million for specialty construction contractors and goods, materials, equipment or general services providers; and increase the thresholds for micro-LBEs from \$7 Million to \$10 million for public works/construction businesses, and from \$3.5 Million to \$5 Million for specialty construction contractors and goods, materials, equipment or general services providers. The certification size thresholds would remain the same for professional services and trucking businesses and all SBA-LBEs.
- Remove rebuttable presumption provision concerning San Francisco payroll taxes from criteria needed to establish a principal place of business in San Francisco.
- Clarify that for purposes of LBE certification, any business under common ownership must be in a related industry.
- Provide Director with discretion to certify or renew a certification of a business for a shorter period based on the unique attributes of the particular business.
- Allow Director to suspend or revoke the certification of any LBE that fails to submit requested documentation in a timely fashion or otherwise fails to cooperate in any investigation of that business' continued eligibility for certification.
- Extend PUC-LBE certification to professional services firms.
- Change the category of projects where PUC-LBEs receive bid discounts from PUC Regional Projects performed 70 miles or more outside of San Francisco and where there is no cost shared by members of BAWSCA to PUC Regional Projects: i) performed 70 miles or more outside of San Francisco, or ii) for which some or all of the costs will be shared by members of BAWSCA.

 Move Director's powers over investigations related to applications or renewal applications for LBE certification from Section 14B.17 Enforcement to Section 14B.4.

Section 14B.7 Prime Contracts

- **Bid Discount** Increase the bid discount or rating bonus allowed to SBA LBEs from 2% to 5% on contracts between \$10,000 and \$10 Million, so long as no micro- or small-LBE is adversely affected. Allow a 2% discount or rating bonus for micro- or small-LBEs on contracts between \$10 Million and \$20 Million.
- San Francisco First Require departments to use the Section 14B.7(A) good faith efforts to attempt to obtain at least three quotes or proposals from Small or Micro LBEs for public works contracts under the threshold amount (\$400,000) or for professional or general services, or commodities contracts under the minimum competitive amount (\$100,000). If three quotes or proposals are not obtained from at least three LBEs, the department shall make a finding justifying why the three quotes or proposals were not obtained.
- Modify Section 14B.7(A) to require departments to outreach to all LBEs with appropriate certifications for the work or services to be performed to solicit their interest in specific contracting opportunities when not impracticable to do so.
- Increase "Large Contract Proposal" threshold for professional services contracts from \$100,000 to \$1,000,000 for purposes of good faith requirement imposed on Contract Awarding Authorities.
- Move Section 14B.17(I) concerning referral to other agencies for the making of materially false or misleading statements in connection with Chapter 14B to Section 14B.7 for clarity.
- Increase period Contractors and Subcontractors are required to maintain all records necessary for monitoring compliance with Chapter 14B from three years to five years.
- Remove Section 14B.7(I) that provided Contract Awarding Authorities with authority to not apply a discount where to do so would result in a contract being awarded to a business without the capacity to perform it.

Section 14B.8 Subcontracting

- Require CMD to make a finding justifying the LBE subcontracting requirement set for each Contract subject to 14B.8(A) [the LBE subcontracting requirement] where the LBE subcontracting requirement is set at less than 20%.
- Remove specific good faith outreach steps listed in 14B.8(D) and provides that the good faith outreach will be set forth in the 14B Rules and Regulations, to allow for greater flexibility in developing innovative programs to foster LBE business development.

Section 14B.9 Ensuring Non-Discrimination in Subcontracting

 Require that the City Administrator or Contract Awarding Authorities refer all formal complaints of discrimination and all other instances where discrimination may have occurred of which they become aware to the Human Rights Commission for investigation; and clarifies that the power and duty to review and investigate a Bid or selection of Subcontractors to determine whether discrimination may have occurred is vested with the Human Rights Commission.

Section 14B.10 -14B.14 Powers and Duties of City Administrator, CMD, Controller, Mayor, and Contract Awarding Authorities

- **City-wide Overall LBE Participation Goal** Require the Mayor, with reports to the Board of Supervisors, to annually set an overall City-wide LBE aspirational participation goal of not less than 40% of the value of all upcoming contracts to be awarded the next fiscal year subject to Chapter 14B.
- Move a portion of Section 14B.10(B)(5) related to the audit power of the Controller to a new Section 14B.11(C).
- Move Sections 14B.11(C) and (D) related to subcontractor participation information to be submitted with each request for payment to the City to Section 14B.13.
- Clarify Section 14B.13(A)(4) to consolidate sanctions available to the City in Section 14B.17 Enforcement.
- Remove Section 14B.13(C) which specifies that for the purposes of determining LBE participation, contracts awarded to joint ventures with LBE partners, shall be deemed to be awarded to LBEs only to the extent of the LBE participation in the joint venture.

Section 14B.15 Reporting and Review

• Clarify reporting provisions in Section 14B.15, including removing duplicative provisions.

Section 14B.16 San Francisco Bonding and Other Assistance

- Subcontractor Advance Program Authorize City Administrator, in consultation with the Controller, to investigate a LBE contractor advance payment program to fund loans to subcontractors for approved invoices on City-funded contracts subject to the budgetary and fiscal provisions of the Charter. City Administrator to prepare implementation plan, including feasibility study, with report to Mayor by June 1, 2015.
- **Mentor-Protégé Program** Allow implementation of new Mentor-Protégé program to foster partnerships between established successful contractors and LBEs by providing the Mentor contractors exemption of good faith outreach requirements.

Section 14B.17 Enforcement

- **Hearings/Appeals** Require that the City Administrator or City Administrator's Designee would hear appeals challenging any determination of the Director, including denials of certification.
- Anti-Retaliation/Whistleblower Provision Provide that complaints that a City
 officer or employee has engaged in improper government activity, including acts of
 reprisal or retaliation, shall be made in accordance with the Whistleblower
 provisions of Article IV of the Campaign and Government Code.
- Add provision to Section 14B.17 that specifies that Director and contract awarding authorities shall refer instances of alleged discrimination in contracting to the HRC for investigation and imposition of sanctions as appropriate under Administrative Code Chapter 12A.

Section 14B.19 Design-Build Construction

- Require separate LBE participation requirements on design and construction portions of work for Design-Build construction contracts.
- Clarify existing provisions of Section 14B.19

Development Agreements

 Add new provision requiring development agreements entered into pursuant to Chapter 56 of the Administrative Code to include a LBE utilization plan that requires CMD to set a LBE utilization requirement set in conformance with the City-wide LBE Participation Goal, compliance with the good faith outreach requirements and nondiscrimination provisions of 14B, and a reporting, monitoring, and enforcement program that allows CMD to assess penalties or other sanctions.

Other/Operative Date

- Repeal Ordinance No. 97-10. Ordinance No. 97-10 granted bid discounts to joint venture partnerships with LBE firms for public works construction projects procured under the integrated project delivery provision of Section 6.68 of the Administrative Code. The provisions of Ordinance No. 97-10 purporting to amend the Administrative Code are not presently codified. Further, the purpose of Ordinance No. 97-10 was to facilitate completion of the Bayview Branch Library Construction Project, and the project is complete.
- Become operative on July 1, 2015 and would apply to all Contracts first advertised for Bids or initiated on or after this date.

Background Information

This digest reflects amendments made on November 13, 2014 at the Government Audit and Oversight Committee. The amendments would: 1) keep the limit up to which the City may guaranty as part of the Surety Bond Program at \$750,000; 2) keep the Mayor as the official who resolves the matter when an awarding authority and the Director are unable to agree on whether to divide a Contract into smaller contracts in order to maximize the opportunities for LBEs to participate; 3) change section 14B.5 to allow bid discounts for PUC-LBEs on PUC Regional Projects that are 70 miles or more outside San Francisco or for which costs are shared with BAWSCA; and 4) correct various typographical or other mistakes in the version introduced.

Effective July 28, 2012, under the powers granted to the Mayor under Charter Section 4.132, Mayor Lee transferred to the City Administrator all of the duties and functions of the Human Rights Commission (HRC) and the Director of the Human Rights Commission under Chapter 14B, with the exception of the authority of the Director of the HRC set forth in Section 14B.9(D) and 14B.17(E), to investigate and issue findings concerning possible unlawful discrimination by a bidder or City contractor in selecting subcontractors for City contracts.

Pursuant to this transfer of functions, the City Administrator became responsible for implementing and enforcing all aspects of Chapter 14B and duly adopted regulations. Additionally, until Chapter 14B can be amended, all references to the "Director" in 14B and its rules and regulations shall be read as referring to the Deputy City Administrator designated by the City Administrator to oversee the transferred functions, and all references to the "Human Rights Commission" shall be read as referring to the City Administrator.

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. COB, Commelerk, Leg Dep.

Member, Board of Supervisor District 5



City and County of San Francisco

LONDON N. BREED

November 14, 2014

TO: Angela Calvillo Clerk of the Board of Supervisors

RE: Government Audit and Oversight Committee COMMITTEE REPORT

Clerk of the Board Calvillo,

Pursuant to Board Rule 4.20, as Chair of the Government Audit and Oversight Committee, I have deemed the following matters to be of an urgent nature and request they be considered by the full Board on November 25, 2014, as Committee Reports:

140999 Administrative Code - 14B Local Business Enterprise Program Sponsors: Mayor; Chiu

Ordinance amending the Administrative Code to comprehensively revise the Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance ("Chapter 14B") to: 1) codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division; 2) require the Mayor to annually set an overall City-wide LBE participation goal of not less than 40% of the value of upcoming contracts; 3) increase the LBE certification size thresholds for small and micro LBEs; 4) increase the bid discount allowed to SBA-LBEs on contracts between \$10,000 and \$10,000,000; 5) require Administrative Code, Chapter 56, development agreements to include a LBE utilization plan and be subject to certain Chapter 14B provisions; 6) authorize preparation of an implementation plan for an LBE contractor advance program to fund loans to subcontractors; 7) increase the Surety Bond Program limit from \$750,000 to \$1,000,000; 8) require the City to make good faith efforts to obtain at least three bids from LBEs for contracts under the threshold or minimum competitive amounts; 9) establish a Mentor-Protégé Program between established successful contractors and LBEs; 10) require separate LBE participation on design and construction portions of design-build construction contracts; 11) repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project; and 12) make various other changes in Chapter 14B.

These matters will be heard in the Special Government Audit and Oversight Committee on November 24, 2014, at 1:15 PM.

London Breed Supervisor District 5, City and County of San Francisco

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STATEMENT OF KEN CASTLE

Director, Marketing & Business Development, OJO TECHNOLOGY

TO: Government Audit and Oversight Committee, San Francisco Board of Supervisors DATE: November 13, 2014

Honorable members of the Government Audit and Oversight Committee

I represent a California-certified small business and federally certified Disadvantaged Business Enterprise that has engaged in several public projects with San Francisco city agencies.

Specifically, our company is a computer engineering-based integrator of physical security systems, including video, access control and intrusion. Among our recent projects is the Pier 27 Justin R. Herman Cruise Ship Terminal and a network of Muni light rail stations below Market Street. As a company based in Alameda County, we've been fortunate to win contracts through the RFP process, largely as a result of our DBE certification.

I'm here today to encourage you to revisit the qualifications for Local Business Enterprise, specifically to allow outside small, minority, women-owned and DBE certified companies to set up subsidiary offices or joint ventures in San Francisco, and thus become eligible for LBE certification.

Let me make a few points:

- City agencies are frequently challenged to find qualified San Francisco companies in our space to bid on projects or to perform maintenance, particularly when specific engineering certifications and skill sets are needed.
- We as a small business also have difficulty finding qualified LBEs that have the credentials to subcontract to us for various scopes of work on our San Francisco projects.



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- The major barrier to entry for us would be moving our corporate office to San Francisco. Why wouldn't it be of value to the city for us to open a satellite office and hire local people to perform the work that is in such high demand? And why shouldn't that type of presence qualify for LBE status?
- It should be noted that in other cities, notably Sacramento, the qualifications to be an LBE for large public works projects are merely to have an office in the city or county, or to joint venture with an existing company.
- Be aware that outside companies are gaming the current system that you have in place. We know of a company that is based 150 miles away but was awarded a city contract on the promise that this company would relocate its corporate headquarters in San Francisco. The company got the contract and leased a tiny space – around 200 square feet – that is seldom occupied. This is not a primary center of business, or a major staging area, but purely and simply, a toehold to justify applying for LBE status. In this instance, it worked, even though this company continues to maintain its core staff and business two-and-a-half hours away from San Francisco.

What I am suggesting is that you consider modifying the LBE requirements to allow Bay Area small, minority, veteran- and women-owned businesses to establish an office in San Francisco, and thus qualify for LBE status, without requiring them to designate it as the corporate headquarters. As another option, allow these companies to partner with or joint venture with existing LBEs, and thus be qualified to bid on public works projects that carry LBE thresholds.

We think that this will be a win/win/win for the city, for the city's existing small business community and for non-resident companies that would like to contribute to San Francisco's public infrastructure and commerce.

Please consider amending this ordinance to accommodate this type of participation.

Somera, Alisa (BOS)

To: Cc:

Subject:

Breed, London (BOS) Johnston, Conor (BOS); True, Judson; Calvillo, Angela (BOS); Major, Erica; Tang, Katy (BOS); Quizon, Dyanna (BOS); Chiu, David (BOS) Committee Report Removal: File 140999

Supervisor Breed,

The Clerk of the Board received your memo requesting File No. 140999 (14B Local Business Enterprise Program) be placed on the November 18, 2014 Board agenda as a Committee Report. Since this matter was Continued to the Call of the Chair today in GAO, prior to the Board agenda being finalized, it has been removed from the November 18th Board agenda since it was not recommended out.

If you have any questions or concerns, please let me know. Thank you.

Alísa Somera

Assistant Clerk San Francisco Board of Supervisors 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102 415.554.4447 direct | 415.554.5163 fax <u>alisa.somera@sfgov.org</u>

Click HERE to complete a Board of Supervisors Customer Service Satisfaction form.

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STANTED VIA EMANL 11/10/14

CITY AND COUNTY OF SAN FRANCISCO BOARD OF SUPERVISORS

BUDGET AND LEGISLATIVE ANALYST

1390 Market Street, Suite 1150, San Francisco, CA 94102 (415) 552-9292 FAX (415) 252-0461

November 10, 2014

TO: Government Audit and Oversight Committee

FROM: Budget and Legislative Analyst

SUBJECT: November 13, 2014 Government Audit and Oversight Committee Meeting

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Item: 3Departments:File: 14-0999City Administrator, Contract Monitoring DivisionHuman Rights Commission

EXECUTIVE SUMMARY

Legislative Objectives

Ordinance to amend the City's Administrative Code to change the Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance to (1) codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division; (2) require the Mayor to annually set an aspirational City-wide LBE participation goal of not less than 40% of the value of upcoming contracts; (3) increase the LBE certification size thresholds for small and micro LBEs; (4) increase the bid discount allowed to SBA-LBEs on contracts between \$10,000 and \$10,000,000; (5) require Administrative Code, Chapter 56 development agreements to include a LBE utilization plan and be subject to certain Chapter 14B provisions; (6) authorize preparation of an implementation plan for, and feasibility study of a LBE contractor advance program to fund loans to subcontractors; (7) increase the Surety Bond Program limit from \$750,000 to \$1,000,000; (8) require the City to make good faith efforts to obtain at least three bids from LBEs for contracts under the threshold or minimum competitive amounts; (9) allow implementation of a Mentor-Protégé Program to foster partnerships between established successful contractors and LBEs; (10) require separate LBE participation requirements on design and construction portions of design-build construction contracts; (11) repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project; and (12) make various other changes in Chapter 14B.

Fiscal Impact

- Increasing thresholds for micro and small LBE firms and eliminating barriers to bidding on City work will
 assist in increasing the pool of City-certified LBEs. If more firms are certified as LBEs, there should be more
 competition to secure City work, potentially reducing bid costs. However, more LBE certified firms could
 qualify for bid discounts or preferences, potentially increasing the cost to the City by an undetermined
 amount.
- The Contract Monitoring Division is currently reviewing the amount of staff and resources needed to implement the proposed revisions, but may require up to 4-5 additional Contract Compliance Officers, a total annual cost including fringe benefits of approximately \$600,000. These positions would be supported with both General Fund and non-General Fund monies. All additional funding requests would be subject to Board of Supervisors appropriation approval.
- In addition, increasing the guaranty surety bond limits from \$750,000 to \$1,000,000 will potentially increase the required budget allocations from all participating departments, and/or decrease the number of guarantees available to LBE contractors, although the specific cost increases have not been determined.

GOVERNMENT AUDIT AND OVERSIGHT COMMITTEE MEETING

NOVEMBER 13, 2014

Policy Consideration

On July 28, 2014, the Controller's Office of Economic Analysis submitted a Local Business Enterprise Threshold Analysis to the City Administrator which found that the Consumer Price Index (CPI) is the best measure to use to revise LBE thresholds. Given that thresholds had not been recalculated since the inception of the ordinance in 2006, a CPI adjustment would reflect a 17.1% increase. On October 23, 2014, the Local Business Enterprise Advisory Committee (LBEAC) recommended that the LBE criteria thresholds be increased by 17.1% across all industry categories and these thresholds be reviewed every three years, for cost of living increases. In contrast, the proposed amendments would increase the thresholds by 43% for some but not all industries for the micro and small firms to be certified as LBEs, with no increases for SBA-LBEs and does not provide for future increases in these thresholds.

Recommendations

- 1. Based on the Risk Manager's recommendation regarding the City's Surety Bond Program, amend the proposed ordinance on page 62, lines 5 and 10 to delete \$1,000,000 and replace with \$750,000, which is the current threshold.
- 2. Amend the proposed ordinance on page 64, line 14 to also require the City Administrator to submit the implementation plan, including feasibility study on the LBE advance payment program to the Board of Supervisors by June 1, 2015.
- 3. Amend the proposed ordinance on pages 16 and 17 to (a) increase by 17.1%, each of the existing micro, small and SBA firms gross annual receipts criteria to be eligible for LBE certification as summarized in Table 4 below and (b) require these thresholds be automatically reviewed every three years by the Controller's Office for cost of living adjustments.
- 4. Approve the proposed ordinance, as amended.

SAN FRANCISCO BOARD OF SUPERVISORS

MANDATE STATEMENT

Charter Section 2.105 authorizes all legislative acts by written ordinance or resolution, subject to majority vote of the members of the Board of Supervisors.

BACKGROUND

Chapter 14B of the City's Administrative Code, entitled the Local Business Enterprise and Non-Discrimination in Contracting Ordinance, specifies the City's local business contracting preference and non-discrimination programs. In accordance with Chapter 14B, because San Francisco's small businesses generally experience proportionately higher costs than larger businesses or businesses located outside the City, these small local businesses are at a competitive disadvantage to compete for public contracts. Therefore, Chapter 14B programs are designed to assist qualified local small businesses in competing for the award of City contracts by (a) adding points to proposals for contracts that are awarded based on the highest score, or (b) applying discounts to proposals for contracts that are awarded based on the lowest costs. In addition, Chapter 14B provides contracting set asides, subcontracting goals, City payment provisions, and training programs to assist small local businesses to compete for City contracts.

DETAILS OF PROPOSED LEGISLATION

The proposed ordinance would amend Chapter 14B of the City's Administrative Code to comprehensively change the existing Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance to:

(1) Codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division;

(2) Require the Mayor to annually set an aspirational City-wide LBE participation goal of not less than 40% of the value of upcoming contracts;

(3) Increase the LBE certification size thresholds for small and micro LBEs;

(4) Increase the bid discount or bonus allowed to Federal Small Business Administration (SBA) LBE economic thresholds on contracts between \$10,000 and \$10,000,000;

(5) Require Administrative Code, Chapter 56 development agreements to include a LBE utilization plan and be subject to certain Chapter 14B provisions;

GOVERNMENT AUDIT AND OVERSIGHT COMMITTEE MEETING

(6) Authorize preparation of an implementation plan for and feasibility study of a LBE contractor advance program to fund loans to subcontractors;

(7) Increase the Surety Bond Program limit from \$750,000 to \$1,000,000;

(8) Require the City to make good faith efforts to obtain at least three bids from LBEs for contracts under the threshold or minimum competitive amounts;

(9) Allow for the implementation of a Mentor-Protégé Program to foster partnerships between established successful contractors and LBEs;

(10) Require separate LBE participation requirements on design and construction portions of design-build construction contracts;

(11) Repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project; and

(12) Make various other changes in Chapter 14B.

(1) Transfer from Human Rights Commission to City Administrator

Currently Chapter 14B specifies that the Human Rights Commission is responsible for implementation and enforcement of Chapter 14B. However, on July 12, 2012, the Mayor transferred the duties and functions of the Human Rights Commission to the City Administrator. The proposed ordinance would amend Chapter 14B to be consistent with current practices to require the City's contract procedures be under the City Administrator.

The proposed amendments would also allow the City Administrator to adopt future rules, regulations, guidelines and other actions necessary to implement and enforce the provisions under Chapter 14B. However, under the proposed amendments, the Director of the Human Rights Commission would still be responsible for Section 14B.9(D) and 17(E) to investigate and issue findings regarding possible unlawful discrimination by a bidder or City contractor in selecting subcontractors for City contracts.

(2) Mayor annually sets aspirational City-wide LBE participation goal of at least 40%

Chapter 14B currently requires the Mayor to notify City departments of the City-wide LBE goals by July 1st of each year. However, such City-wide annual LBE goals have not been established for approximately the past ten years. As a City-wide LBE goal, there is no enforcement of this provision. Instead, each City department contract currently specifies LBE percentage participation based on the availability of certified LBEs in the City's database for each industry as related to each contract. Ms. Maria Cordero, Executive Director of the Contract Monitoring Division in the Office of the City Administrator, estimates that approximately 25-35% of the City's subject contracts are currently awarded to eligible LBEs.

Under the proposed amendments, each year the Mayor would set and report to the Board of Supervisors a City-wide LBE participation aspirational goal as a percentage of the overall dollar value of contracts to be awarded in the upcoming fiscal year, based on prior fiscal year LBE utilization data and current LBE availability, but not less than 40%.

(3) Increase the LBE certification size thresholds for micro and small LBEs

Currently, LBE businesses are certified by the City based on gross annual receipts that are less than specified limits which differ by industry based on the average gross receipts of that firm over the past three years. Table 1 below summarizes the current maximum annual earnings for individual types of micro, small and SBA eligible LBE firms.

Table 1: Current Annual Thresholds for Micro, Small and SBA Firms to be Eligible forCertification Based on Gross Annual Receipts over 3 Years

Industries	Micro	Small	SBA
General Contractors/Construction	\$7,000,000	\$14,000,000	\$33,500,000
Specialty Construction Contractors	3,500,000	7,000,000	17,000,000
Goods/Equipment & General Services	3,500,000	7,000,000	17,000,000
Professional Services incl Arch/Engineer	1,250,000	2,500,000	7,000,000
Trucking and Hauling	1,750,000	3,500,000	8,500,000

According to the Controller's Office, these annual thresholds for certifying eligible LBE firms have not changed since 2006, despite increasing costs. The proposed amendments would change the annual maximum gross annual receipts criteria for certifying micro LBE firms as shown in Table 2 below.

GOVERNMENT AUDIT AND OVERSIGHT COMMITTEE MEETING

Maximum Gross Annual Receipts	Current	Proposed	Increase (\$/%)
General Contractors/Construction	\$7,000,000	\$10,000,000	\$3,000,000/43%
Specialty Construction Contractors	3,500,000	5,000,000	1,500,000/43%
Goods/Equipment & General Services	3,500,000	3,500,000	0
Professional Services incl Arch/Engineer	1,250,000	1,250,000	0
Trucking and Hauling	1,750,000	1,750,000	0

Table 2: Proposed Annual Thresholds in Prior 3 Fiscal Years for Micro LBE Certification

The proposed amendments would also change the maximum annual gross receipts criteria for certifying small LBE firms as shown in Table 3 below.

Table 3: Proposed Annual Thresholds in Prior 3 Fiscal Years for Small LBE Certification

Maximum Gross Annual Receipts	Current	Proposed	Increase (\$/%)
General Contractors/Construction	\$14,000,000	\$20,000,000	\$6,000,000/43%
Specialty Construction Contractors	7,000,000	10,000,000	3,000,000/43%
Goods/Equipment & General Services	7,000,000	10,000,000	3,000,000/43%
Professional Services incl Arch/Engineer	2,500,000	2,500,000	0
Trucking and Hauling	3,500,000	3,500,000	0

The maximum annual gross receipts criteria for certifying SBA LBEs would not change under the proposed amendments.

According to the office of the sponsor of the proposed ordinance, the proposed 43% increases for some of the industries were based on stakeholder input.

(4) Increase bid discount for SBA LBEs on contracts between \$10,000 and \$10,000,000

Currently, for contracts between \$10,000 and \$10,000,000, the bid discount is 10% for Small or Micro LBEs and 2% for SBA LBEs. Under the proposed amendments, the bid discount would remain the same at 10% for Small or Micro LBEs, but would increase from 2% to 5% for SBA LBE contracts of between \$10,000 and \$10,000,000, as long as no Micro LBE or Small LBE is

adversely impacted. For contracts between \$10,000,000 and \$20,000,000, the bid discounts for Small, Micro or SBA LBEs would remain the same at 2%.

(5) Require development agreements to include LBE utilization plan and compliance

The proposed ordinance would add a new provision to Chapter 14B to require development agreements entered into pursuant to Chapter 56 of the City's Administrative Code¹ to include a detailed LBE utilization plan that requires the setting of a LBE utilization requirement in conformance with the City-wide LBE participation goal, compliance with good faith outreach requirements and nondiscrimination provisions and includes reporting, monitoring and enforcement provisions. To date, the City has entered into four development agreements under Chapter 56, including (a) Park Merced, (b) Trinity Plaza, (c) California Pacific Medical Center (CPMC), and (d) Pier 70.

(6) Implementation of a contractor advance payment program to fund loans to subcontractors

Under the proposed ordinance, the City Administrator, in consultation with the Controller, would submit an implementation plan, including a feasibility study to the Mayor by June 1, 2015 to develop a LBE advance payment program to fund temporary loans to LBE subcontractors for approved invoices on City-funded contracts. Ms. Cordero advises that currently, no City-sponsored loan program exists to assist LBE subcontractors, such that these LBE subcontractors often have to rely on private bank's lines of credit to fund their operations and pay their employees, although the LBE subcontractors may have completed their specific work on a City-funded contract. Given that the Board of Supervisors has a significant interest in the proposed LBE contractor program, the City Administrator should also submit the implementation plan, including feasibility study to the Board of Supervisors by June 1, 2015.

(7) Increase the Surety Bond Program limit from \$750,000 to \$1,000,000

With respect to the City's Surety Bond Program, the proposed ordinance would increase the limit to which the City may guaranty agreements from up to \$750,000 to up to \$1,000,000. According to Mr. Matt Hansen, the City's Risk Manager, the City's Surety Bond Program provides technical assistance and underwriting of bid and performance bonds for construction contractors. The Program is currently funded by contributions from the major City departments that undertake construction contracts, including the Public Utilities Commission, Department of Public Works, Port, Airport and Recreation and Park.

¹ Chapter 56 of the City's Administrative Code addresses public planning of private development projects in the City to enhance public benefits beyond those achievable through existing ordinances and regulations by entering into voluntary development agreements between the developer and the City.

Mr. Hansen reports that the current Program limit of \$750,000 has sufficient capacity to support all requests to date and is not expected to be a barrier to LBE contractor's receiving Surety Bond Program assistance in the future. In fact, Mr. Hansen advises that the Program should not be increased at this time because such an increase will impact the previously conducted actuarial analysis, potentially increasing budget contributions from all participating departments, and/or decreasing the number of guarantees available to LBE contractors. Therefore, Mr. Hansen recommends that the Surety Bond Program not be increased to \$1,000,000 at this time.

(8) Make good faith efforts to obtain at least three bids from LBEs for contracts under threshold

The proposed amendments would add a new San Francisco First Program which would require City departments to make good faith efforts for contracts greater than \$10,000 to obtain at least three LBE bids for all public works contracts under the threshold amount (\$400,000) or for professional or general services or commodities contracts under the minimum competitive amount (\$100,000). If three bids from LBEs are not obtained, City departments must document a finding explaining why three bids were not obtained.

(9) Establish a Mentor-Protégé Program between established successful contractors and LBEs

In accordance with the proposed ordinance, the Director of the Contract Monitoring Division would establish a Mentor-Protégé Program to foster partnerships between established, successful contractors and LBEs to provide training, networking and mentoring opportunities with the goal to improve LBE participants' ability to compete effectively for City contracts and allowing mentor contractors' exemption of the good faith outreach requirements. Ms. Cordero advises that this City Mentor-Protégé Program would be modeled on the existing Caltrans mentor-protégé program, and could begin in early 2015.

(10) Require separate LBE participation on design-build contracts

The proposed ordinance specifies that the Director of the Contract Monitoring Division shall establish separate LBE participation requirements on design and construction portions of work for Design-Build construction contracts with the City.

(11) Repeal provisions relating to completion of Bayview Branch Library Construction Project

The proposed ordinance would specifically repeal Ordinance No. 97-10 which granted bid discounts to joint venture partnerships with LBE firms to facilitate the completion of the Bayview Branch Library Construction Project, which was completed in early 2013.

(12) Make various other changes in Chapter 14B

Numerous other changes are incorporated in the proposed ordinance to correct and clarify existing and proposed provisions in Chapter 14B, including (a) exempting agreements awarded under emergency conditions, (b) deleting provisions concerning San Francisco Payroll Taxes as a criteria to establish a principal place of business, (c) adding definitions, (d) allowing joint venture partners to be in different industries if such partners are also acting as the prime contractor, (e) provide the Director of the Contract Monitoring Division with discretion to certify or renew a certification of a business for a shorter period of time based on unique attributes of individual businesses, (f) allow Director of Contract Monitoring Division to suspend or revoke LBE certification that fails to submit requested documents or cooperate in any investigation regarding continued eligibility, (g) increase contractors requirement to maintain all records for monitoring compliance by two years from three to five years, (h) replace the Mayor with the City Administrator as the designated official to resolve LBE contracting issues, and (i) require the Director of Contract Monitoring Division to make a finding justifying the LBE subcontracting requirement if set at less than 20%.

The proposed ordinance would apply to all eligible contracts advertised for bid or initiated on or after July 1, 2015.

FISCAL IMPACT

The proposed ordinance states that stimulating the expansion of small firms or development of new enterprises fosters economic growth and independence for San Francisco and its taxpayers. This expansion of local small businesses advances the public interest, contributes to the economic well-being of all San Franciscans and tends to minimize the burden on the General Fund to provide for general welfare.

In addition, one of the major goals of the proposed ordinance is to increase the pool of Citycertified LBEs in order to increase the number of qualified LBE prime contractors and subcontractors who will be eligible to bid on City contract work. Increasing the thresholds for micro and small LBE firms and eliminating some of the barriers to bidding on City work, as proposed in this ordinance, will assist in potentially increasing the pool of City-certified LBEs. If more firms are certified as LBEs, there should be more competition to secure City work, potentially reducing the bid costs to secure that work. However, as more firms are certified as LBEs, more firms could likely qualify for specified bid discounts or preferences, ultimately increasing the cost to the City by an undetermined amount.

The Contract Monitoring Division under the City Administrator would be responsible for implementing and enforcing the provisions of Chapter 14B. Ms. Jennifer Johnston, Deputy City Administrator, estimates that the proposed amendments will require additional contract

GOVERNMENT AUDIT AND OVERSIGHT COMMITTEE MEETING

compliance and monitoring staff to (a) handle greater workloads as more firms are LBE eligible, (b) develop the new Mentor Protégé Program, (c) conduct a feasibility study to develop a LBE advance payment for temporary loans to LBE subcontractors, (d) establish separate LBE participation requirements for Design-Build construction contracts, and (e) address the numerous changes. Ms. Johnston advises that the Contract Monitoring Division is currently reviewing the amount of staff and resources that may be needed to implement the proposed revisions, but may require up to 4-5 additional Contract Compliance Officers, which currently have annual salaries of \$98,488, or a total annual cost including fringe benefits of approximately \$600,000. These positions would need to be supported with both General Fund and non-General Fund monies. All additional funding requests would be subject to Board of Supervisors appropriation approval.

In addition, Mr. Hansen estimates that the increase from \$750,000 to \$1,000,000 in the limit to which the City may guaranty surety bond agreements will potentially increase the required budget allocations from all participating departments, and/or decrease the number of guarantees available to LBE contractors, although the specific cost increases have not been determined.

POLICY CONSIDERATION

One notable policy question for consideration is the amount of the increase in the LBE thresholds as shown above in Tables 1, 2 and 3.

On July 28, 2014, the Controller's Office of Economic Analysis staff submitted a Local Business Enterprise Threshold Analysis to the City Administrator. This analysis found that the Consumer Price Index (CPI) is the best measure to use to revise LBE thresholds, as the CPI reflects all determinants subject to inflationary and market pressures, including inflation, cost of living and price. Based on the Controller's analysis that thresholds had not been recalculated since the inception of the ordinance in 2006, a CPI adjustment would reflect a 17.1% increase.

In addition, on October 23, 2014, the Local Business Enterprise Advisory Committee (LBEAC)² recommended that the LBE criteria thresholds be increased by 17.1% as recommended by the Controller's Office, across all industry categories. In addition, the LBEAC recommended that these thresholds be reviewed by the Controller every three years, for cost of living increases. In contrast, as shown in Tables 2 and 3 above, the proposed amendments would increase the thresholds by 43% for some but not all industries for the micro and small firms to be certified as LBEs, with no increases for SBA-LBEs. The proposed ordinance also does not provide for future increases in these thresholds.

 $^{^2}$ The Local Business Enterprise Advisory Committee is comprised of 14 members, appointed by the Mayor, representing small, micro and large businesses, community based organizations and enterprise department contract management staff.

GOVERNMENT AUDIT AND OVERSIGHT COMMITTEE MEETING

Based on the Controller's analysis and the recommendations of the LBEAC, the proposed ordinance should be amended to increase the annual thresholds for each of the micro, small and SBA firms that are eligible for LBE certification by 17.1%, as summarized in Table 4 below. Similarly, amend the proposed ordinance to require that these thresholds be reviewed by the Controller every three years for cost of living adjustments.

Table 4: Recommended 17.1%	Threshold Increases Based on Controller and LBEAC
	Recommendations

Industries	Micro	Small	SBA
	Proposed	Proposed	Proposed
General Contractors/Construction	\$8,200,000	\$16,400,000	\$39,000,000
Specialty Construction Contractors	4,100,000	8,200,000	20,000,000
Goods/Equipment & General Services	4,100,000	8,200,000	20,000,000
Professional Services incl Arch/Engineer	1,500,000	3,000,000	8,000,000
Trucking and Hauling	2,000,000	4,000,000	10,000,000

RECOMMENDATIONS

- 1. Based on the Risk Manager's recommendation regarding the City's Surety Bond Program, amend the proposed ordinance on page 62, lines 5 and 10 to delete \$1,000,000 and replace with \$750,000, which is the current threshold limit.
- 2. Amend the proposed ordinance on page 64, line 14 to also require the City Administrator to submit the implementation plan, including feasibility study on the LBE advance payment program to the Board of Supervisors by June 1, 2015.
- 3. Amend the proposed ordinance on pages 16 and 17 to (a) increase by 17.1% the annual thresholds for each of the existing micro, small and SBA firms gross annual receipts criteria to be eligible for LBE certification as summarized in Table 4 above and (b) require that these thresholds be automatically reviewed every three years by the Controller's Office for cost of living adjustments.
- 4. Approve the proposed ordinance, as amended.

SAN FRANCISCO BOARD OF SUPERVISORS

ALL COUNTROL OF

City and County of San Francisco

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LONDON N. BREED

November 7, 2014

TO: Angela Calvillo Clerk of the Board of Supervisors

RE: Government Audit and Oversight Committee COMMITTEE REPORT

Clerk of the Board Calvillo,

Member, Board of Supervisor

District 5

Pursuant to Board Rule 4.20, as Chair of the Government Audit and Oversight Committee, I have deemed the following matters to be of an urgent nature and request they be considered by the full Board on September 16, 2014, as Committee Reports:

140999 Administrative Code - 14B Local Business Enterprise Program Sponsors: Mayor; Chiu

Ordinance amending the Administrative Code to comprehensively revise the Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance ("Chapter 14B") to: 1) codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division; 2) require the Mayor to annually set an overall City-wide LBE participation goal of not less than 40% of the value of upcoming contracts; 3) increase the LBE certification size thresholds for small and micro LBEs; 4) increase the bid discount allowed to SBA-LBEs on contracts between \$10,000 and \$10,000,000; 5) require Administrative Code, Chapter 56, development agreements to include a LBE utilization plan and be subject to certain Chapter 14B provisions; 6) authorize preparation of an implementation plan for an LBE contractor advance program to fund loans to subcontractors; 7) increase the Surety Bond Program limit from \$750,000 to \$1,000,000; 8) require the City to make good faith efforts to obtain at least three bids from LBEs for contracts under the threshold or minimum competitive amounts; 9) establish a Mentor-Protégé Program between established successful contractors and LBEs; 10) require separate LBE participation on design and construction portions of design-build construction contracts: 11) repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project; and 12) make various other changes in Chapter 14B.

These matters will be heard in the Government Audit and Oversight Committee on November 13, 2014, at 11:00 a.m.

London Breed Supervisor District 5, City and Cold

BOARD of SUPERVISORS



City Hall Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

MEMORANDUM

TO: Regina Dick-Endrizzi, Director Small Business Commission, City Hall, Room 448

FROM: Erica Major, Assistant Clerk, Government Audit and Oversight Committee, Board of Supervisors

DATE: October 6, 2014

SUBJECT: REFERRAL FROM BOARD OF SUPERVISORS Government Audit and Oversight Committee

The Board of Supervisors' Government Audit and Oversight Committee has received the following legislation, which is being referred to the Small Business Commission for comment and recommendation. The Commission may provide any response it deems appropriate within 12 days from the date of this referral.

File No. 140999

Ordinance amending the Administrative Code to comprehensively revise the Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance ("Chapter 14B") to: 1) codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division; 2) require the Mayor to annually set an overall City-wide LBE participation goal of not less than 40% of the value of upcoming contracts; 3) increase the LBE certification size thresholds for small and micro LBEs; 4) increase the bid discount allowed to SBA-LBEs on contracts between \$10,000 and \$10,000,000; 5) require Administrative Code, Chapter 56, development agreements to include a LBE utilization plan and be subject to certain Chapter 14B provisions; 6) authorize preparation of an implementation plan for an LBE contractor advance program to fund loans to subcontractors; 7) increase the Surety Bond Program limit from \$750,000 to \$1,000,000; 8) require the City to make good faith efforts to obtain at least three bids from LBEs for contracts under the threshold or minimum competitive amounts; 9) establish a Mentor-Protégé Program between established successful contractors and LBEs; 10) require separate LBE participation on design and construction portions of design-build construction contracts; 11) repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project; and 12) make various other changes in Chapter 14B.

Please return this cover sheet with the Commission's response to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

RESPONSE FROM SMALL BUSINESS COMMISSION - Date: ____

___ No Comment

____ Recommendation Attached

Chairperson, Small Business Commission

BOARD of SUPERVISORS



City Hall Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

MEMORANDUM

TO: Naomi Kelly, City Administrator, Office of the City Administrator Jaci Fong, Director, Office of Contract Administration Ben Rosenfield, City Controller, Office of the Controller Matthew Hansen, Risk Manager, Risk Management Emily Murase, Executive Director, Department on the Status of Women Harlan Kelly, Jr., General Manager, Public Utilities Commission Mohammed Nuru, Director, Department of Public Works Theresa Sparks, Executive Director, Human Rights Department Ed Reiskin, Executive Director, Municipal Transportation Agency

FROM: Erica Major, Assistant Clerk, Government Audit and Oversight Committee, Board of Supervisors

DATE: October 6, 2014

SUBJECT: LEGISLATION INTRODUCED

The Board of Supervisors' Government Audit and Oversight Committee has received the following proposed legislation, introduced by Mayor Lee on September 23, 2014:

File No. 140999

Ordinance amending the Administrative Code to comprehensively revise the Local Business Enterprise (LBE) and Non-Discrimination in Contracting Ordinance ("Chapter 14B") to: 1) codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division; 2) require the Mayor to annually set an overall City-wide LBE participation goal of not less than 40% of the value of upcoming contracts; 3) increase the LBE certification size thresholds for small and micro LBEs; 4) increase the bid discount allowed to SBA-LBEs on contracts between \$10,000 and \$10,000,000; 5) require Administrative Code, Chapter 56, development agreements to include a LBE utilization plan and be subject to certain Chapter 14B provisions; 6) authorize preparation of an implementation plan for an LBE contractor advance program to fund loans to subcontractors; 7) increase the Surety Bond Program limit from \$750,000 to \$1,000,000; 8) require the City to make good faith efforts to obtain at least three bids from LBEs for contracts under the threshold or minimum competitive amounts; 9) establish a Mentor-Protégé Program between established successful contractors and LBEs; 10) require separate LBE participation on design and construction portions of design-build construction contracts; 11) repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project; and 12) make various other changes in Chapter 14B.

If you have any additional comments or reports to be included with the file, please forward them to me at the Board of Supervisors, City Hall, Room 244, 1 Dr. Carlton B. Goodlett Place, San Francisco, CA 94102.

c: Monique Zmuda, Office of the Controller Iris Wong, Department on the Status of Women Juliet Ellis, Public Utilities Commission Donna Hood, Public Utilities Commission Fuad Sweiss, Department of Public Works Frank Lee, Department of Public Works Gloria Lopez, Human Rights Department Janet Martinsen, Municipal Transportation Agency Kate Breen, Municipal Transportation Agency Dillon Auyoung, Municipal Transportation Agency

Bos-11, 30F, GAW, Leg. Dep.,

COB

President, District 3 BOARD of SUPERVISORS



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-7450 Fax No. 554-7454 TDD/TTY No. 544-5227

DAVID CHIU 邱信福 市參事會主席

PRESIDENTIAL ACTION

Date: 9/30/14

To: Angela Calvillo, Clerk of the Board of Supervisors

Madam Clerk,

Pursuant to Board Rules, I am hereby:

	Waiving 30-Day Rule (Board Rule No. 3.23)	
	File No.	27 ())=
	(Primary Sponsor)	
	Title.	위해 같아 아
X	Transferring (Board Rule No. 3.3)	
	File No. 140999 Chiu	
	(Primary Sponsor) Title. Admin Code - 14B Local Business Program From: Budget & Finance Committee	
	To: Government Audit & Oversight Committee	
	Assigning Temporary Committee Appointment (Board Rule No. 3.1)	
	Supervisor	
	Replacing Supervisor	
		Meeting
	(Date) (Committee)	

Chin anio

David Chiu, President Board of Supervisors

Office of the Mayor san francisco



EDWIN M. LEE Mayor

TO:Angela Calvillo, Clerk of the Board of SupervisorsFROM:Mayor Edwin M. LeeRE:Administrative Code – 14B Local Business Enterprise ProgramDATE:September 23, 2014

Attached for introduction to the Board of Supervisors is an ordinance amending the Administrative Code to comprehensively revise the Local Business Enterprise ("LBE") and Non-Discrimination in Contracting Ordinance ("Chapter 14B") to: 1) codify the transfer of implementation and enforcement of Chapter 14B from the Human Rights Commission to the City Administrator and Contract Monitoring Division; 2) require the Mayor to annually set an overall City-wide Local Business Enterprise (LBE) participation goal of not less than 40% of the value of upcoming contracts; 3) increase the LBE certification size thresholds for small and micro LBEs; 4) increase the bid discount allowed to SBA-LBEs on contracts between \$10,000 and \$10 Million; 5) require Administrative Code Chapter 56 development agreements to include a LBE utilization plan and be subject to certain Chapter 14B provisions; 6) authorize preparation of an implementation plan for a LBE contractor advance program to fund loans to subcontractors; 7) increase the Surety Bond Program limit from \$750,000 to \$1,000,000; 8) require the City to make good faith efforts to obtain at least three bids from LBEs for contracts under the threshold or minimum competitive amounts; 9) to establish a Mentor-Protégé Program between established successful contractors and LBEs; 10) require separate LBE participation on design and construction portions of design-build construction contracts; 11) repeal Ordinance No. 97-10 relating to completion of the Bayview Branch Library Construction Project; and 12) make various other changes in Chapter 14B.

Please note that this item is co-sponsored by Supervisor David Chiu.

Should you have any questions, please contact Nicole Wheaton at (415) 554-7940.

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