FILE NO. 091163

ORDINANCE NO.

[Economic stimulus measures for capital project acceleration.]

1

2 Ordinance amending Administrative Code Chapter 6, Public Works Contracting 3 Policies and Procedures, Section 6.1, to add a definition for a department head and 4 designee and to increase the Threshold Amount for sealed competitively bid 5 construction contracts from \$100,000 to \$400,000, with a future increase by the 6 Controller in 2015; amending Section 6.20, to update and conform references to 7 Administrative Code Chapter 14B; amending Section 6.21, to update and conform 8 references to Administrative Code Chapter 14B; amending Section 6.22(A), to clarify 9 and conform to state law the minimum contract amount requiring performance and 10 payment bonds to \$25,000; amending Section 6.22(J), to allow for early release of 11 retention to subcontractors certified by the Human Rights Commission as Local 12 Business Enterprises or subcontractors on multi-year construction projects; amending 13 Section 6.40, to increase the minimum competitive amount for the procurement of professional services for public work projects from \$25,000 to \$100,000, with a future 14 15 increase in 2015 by the Controller; amending Section 6.60 to update and conform 16 references to the Municipal Transportation Agency; amending Section 6.62, Job Order Contracts, to amend the Local Business Enterprise goal enforcement procedure and 17 18 allow for micro-LBE set-asides, to increase the maximum contract amount from \$3 19 Million to \$5 Million and the maximum contract time to five years, to increase the 20 maximum service order amount from \$200,000 or \$400,000 (depending on the program) 21 to \$400,000 for all purposes, and adding new subcontractor listing and subcontractor 22 substitution requirements.

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Additions are <u>single-underline italics Times New Roman;</u> deletions are strike through italics Times New Roman. Board amendment additions are <u>double-underlined;</u>

Supervisors Chu, Chiu, Maxwell **BOARD OF SUPERVISORS**

NOTE:

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Board amendment deletions are strikethrough normal.

- 2 Be it ordained by the People of the City and County of San Francisco:
- 3 Section 1. The San Francisco Administrative Code is hereby amended by amending
 4 Section 6.1, at subsection (L), to read as follows:
- 5

SEC. 6.1. DEFINITIONS.

(A) Advertisement For Bid. An Advertisement For Bid is a set of documents which
includes without limitation the published advertisement for bids on a construction contract; the
forms to be submitted with a bid, as required by the contracting department and the Human
Rights Commission; the construction contract general and special conditions; and the plans
and specifications for the public work or improvement.

- (B) Award. For contracts in excess of the Threshold Amount as defined below, a
 contract is awarded by the City and County of San Francisco when the following events have
 occurred:
- 14 (1) For departments under the Mayor, (a) the Mayor or the Mayor's designee has
 15 approved the contract for award and (b) the department head has then issued an order of
 16 award;
- 17 (2) For departments with boards or commissions, (a) the department head has
 18 recommended to the board or commission concerned a contract for award and (b) such board
 19 or commission has then adopted a resolution awarding the contract.
- For contracts less than or equal to the Threshold Amount as defined below, a contract is awarded when the department head either signs the contract or issues an order of award, whichever occurs first. Pursuant to Charter Section 3.105, all contract awards are subject to certification by the Controller as to the availability of funds.
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1 (C) Bid. A sealed document submitted in response to an Advertisement For Bids. No 2 bid shall be deemed accepted by the City and County of San Francisco until such time as the 3 contract is awarded in accordance with this Chapter.

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(D) Bidder. One who submits a bid in response to an Advertisement For Bids.

5 (E) Construction Manager. Any individual, firm, partnership, corporation, association,
joint venture or other legal entity permitted by law to furnish construction management
7 services to the City and County.

8 (F) Contract. For the purposes of this Chapter, a contract is an agreement in writing 9 between the City and County of San Francisco and any party to perform professional design 10 services, consultant services, construction management services or construction services 11 relative to a public work or improvement. No contract shall be deemed awarded effective or 12 binding on the City and County of San Francisco until such time as the requirements for 13 award are met, as provided in this Chapter.

(G) Contractor. A party who contracts directly with the City and County of San
Francisco to perform professional design services, consultant services, construction
management services or construction services relevant to a public work or improvement. A
contractor performing construction services may also be referred to as a "general contractor"
or a "prime contractor."

(H) Department Head. The duly appointed General Manager, Director, or Executive Director
 of a City and County of San Francisco department authorized to perform public work under this

21 <u>Chapter. For purposes of this Chapter only, an authorized department head may designate a Deputy</u>

22 *General Manager or Deputy Director to execute on his or her behalf any document referenced in this*

23 Chapter, including but not limited to Contracts, Change Orders, Modifications, Service Orders, Task

24 Orders, approvals, progress payments, and certificates of completion. Such designation shall be in

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1 writing and shall identify the individual deputy by name and title and the scope and term of the

2 <u>designation.</u>

(*HI*) Prevailing Wage or Prevailing Rate of Wage. The prevailing wage, as used in this
Chapter, is the highest general prevailing rate of wage plus "per diem wages" and wages paid
for overtime and holiday work paid in private employment in the City and County of San
Francisco for the various crafts and kinds of labor employed in the performance of any public
work or improvement under this Chapter. "Per diem wages" are defined pursuant to Labor
Code section 1773.1, as amended from time to time.

9 (*H_I*) Public Work or Improvement. A public work or public work or improvement, as 10 used in this Chapter, is any erection, construction, renovation, alteration, improvement, 11 demolition, excavation, installation, or repair of any public building, structure, infrastructure, 12 bridge, road, street, park, dam, tunnel, utility or similar public facility performed by or for the 13 City and County of San Francisco, the cost of which is to be paid wholly or partially out of 14 moneys deposited in the treasury of the City and County.

15 Responsible. A responsible bidder or contractor is one who (1) meets the (JK)16 qualifying criteria required for a particular project, including without limitation the expertise, 17 experience, record of prior timely performance, license, resources, bonding and insurance 18 capability necessary to perform the work under the contract and (2) at all times deals in good 19 faith with the City and County and shall submit bids, estimates, invoices claims, requests for 20 equitable adjustments, requests for change orders, requests for contract modifications or 21 requests of any kind seeking compensation on a City contract only upon a good faith honest 22 evaluation of the underlying circumstances and a good faith, honest calculation of the amount 23 sought.

(KL) Responsive. A responsive bid is one that complies with the requirements of the
 subject Advertisement For Bids without condition or qualification.

(*LM*) Threshold Amount. The Threshold Amount, for the purposes of this Chapter, is
 \$100,000400,000. On January 1, 20052015, 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, 200010, rounded to the nearest \$1,000.

5 Section 2. The San Francisco Administrative Code is hereby amended by amending
6 Section 6.20, to read as follows:

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SEC. 6.20. PUBLIC WORK CONTRACTS GENERALLY.

8 (A) Public Works In Excess of the Threshold Amount. Except as otherwise provided 9 by the Charter or the Administrative Code, any public work or improvement estimated to cost 10 more than the Threshold Amount shall be performed under contract awarded to the 11 responsible bidder submitting the lowest responsive bid. To split or divide any public work or 12 improvement into two or more contracts for the purpose of evading this section shall constitute 13 official misconduct.

14 (B) Public Works Less Than or Equal to the Threshold Amount. Any public work or 15 improvement estimated to cost less than or equal to the Threshold Amount may be performed 16 (a) under contract or (b) by City and County employees. If the work is to be performed under 17 contract, the department shall obtain not fewer than three quotes and shall award the contract 18 to the responsible bidder offering the lowest quotation. If the department is unable to obtain 19 three quotes, the award may be based on the quote or quotes received. The department 20 administering the contract shall maintain records as to whom the request for quotations was 21 directed and the quotations received. It is the policy of the Board of Supervisors for 22 contracting departments to make every effort to eradicate prejudice and favoritism in the 23 award of City contracts. In order to effectuate this policy, the department heads authorized to 24 enter into construction contracts and their staff members shall collaborate with the HRC 25 Director and HRC staff members periodically to create a list of responsible contractors

1 qualified to perform various types of public work for projects estimated to be less than the 2 Threshold Amount, making every effort to include qualified, responsible, and certified MBE and 3 WBE-LBE contractors on that list. The HRC shall be responsible for outreach efforts to make 4 sure that *certified <u>MBE and WBE LBE</u>* contractors are aware of the opportunity to be considered 5 for the list. The contract awarding departments or commissions shall be responsible for 6 evaluating and determining whether contractors are responsible and qualified to perform the 7 various scopes of work. The department heads authorized to execute construction contracts 8 shall report quarterly to the Board of Supervisors regarding MBE/WBE LBE inclusion on the list 9 of responsible and qualified contractors for public work contracts estimated to be less than or 10 equal to the Threshold Amount, a description of the scope of work and price for each contract 11 awarded under this section, the name of the contractor awarded the contract and whether the 12 contract was awarded to an MBE or WBE LBE contractor. Such reports shall be referred to a 13 Board committee for public hearing.

14 (C) Estimates Required. For public works or improvements in excess of the Threshold 15 Amount, no department head shall recommend a construction contract for or issue an order of 16 award without preparing detailed program requirements and detailed estimates for the work to 17 be performed. There shall be a separate accounting for each work or improvement, which 18 accounting shall include all direct, indirect and supervisory elements of costs chargeable to 19 such work or improvement. All such accounts shall be reported to the Controller and to either 20 the Mayor or the Mayor's Designee or to the board or commission concerned, as appropriate. 21 (D) Comparison of Bids on Basis of Time of Completion. The department head 22 concerned is authorized to compare bids on the basis of time of completion and any contract

awarded in consideration, in whole or in part, of the relative time estimate of bidders for
 completion of the work, shall be subject to the provisions of this Chapter.

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1 (E) Time for Award. Except when a contract is funded by Federal or State grants or 2 funds, all public work contracts shall be awarded within ninety (90) days of the date the City 3 and County receives the bids. Such time may only be extended prior to award of the contract 4 and only upon written agreement of the apparent responsible bidder with the lowest 5 responsive bid and approval by the department head.

6 (F) Prequalification. Department heads authorized to execute public work contracts 7 may require that prospective bidders be prequalified to bid either on a specific project or on an 8 identified group of projects. The procedure for prequalification is as follows:

9 (1) The department head shall issue a prequalification statement. The prequalification 10 statement may, at the discretion of the department head, be issued in conformance with 11 Public Contract Code section 20101 and/or the California Department of Industrial Relations 12 Model Pre-Qualification Questionnaire. The department head may, at his/her own discretion, 13 apply the Model guidelines for scorable questions and scoring as the basis for any 14 pregualification. The department head may also, at his/her own discretion, issue the Model 15 with additional questions or may use an alternative questionnaire. The department head 16 responsible for the public work may include in any questionnaire a request for special 17 qualifications, experience or expertise necessary to perform the project or projects for which 18 the pregualification is sought. For any project-specific information required, the department 19 shall set objective scoring criteria and incorporate the criteria into any scoring procedure.

(2) The department responsible for the public work shall advertise any prequalification
 questionnaire in the same manner required for bids, as set forth in Section 6.21 of this
 Chapter.

(3) Prequalification shall be valid for not more than two years following the date ofinitial prequalification.

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1 (4) A prospective bidder may dispute a finding that he/she is not pregualified. The 2 dispute and request for review must be in writing and received by the department within ten 3 calendar days from the date the department issued notice of non-pregualification. The 4 department shall then provide the prospective bidder with the basis for its finding and any 5 supporting evidence used in the determination. The department shall give the prospective 6 bidder the opportunity to rebut the evidence provided and to present evidence as to why the 7 prospective bidder should be found qualified. If a bidder fails to avail itself of this dispute 8 process, the department's finding shall become final without further notice. Failure to be 9 prequalified shall not by itself preclude a prospective bidder from participating in other or 10 future prequalifications.

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Section 3. The San Francisco Administrative Code is hereby amended by amending 12 Section 6.21, to read as follows:

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SEC. 6.21. REQUIREMENTS FOR BIDS AND QUOTES.

14 (A) Bids. All Advertisements For Bids for construction contracts in excess of the 15 Threshold Amount shall conform to and at a minimum require the following:

16 (1) Published Advertisement. The department head authorized to execute the contract 17 for the public work or improvement to be performed shall advertise for competitive bids in at 18 least one local newspaper or periodical of general circulation. Such advertisement shall be published not fewer than ten (10) days prior to bid opening. The department may, in its 19 20 discretion, include in the published advertisement the amount of the engineer's estimate for 21 the work to be performed.

22 (2) Award and Certification Required. All published advertisements and 23 Advertisements For Bid shall contain the following language [wording in brackets should be 24 chosen as appropriate to the department]:

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1 In accordance with San Francisco Administrative Code Chapter 6, no bid is accepted 2 and no contract in excess of [the Threshold Amount] is awarded by the City and County of 3 San Francisco until such time as [(1) for departments with boards or commissions, (a) the 4 department head recommends the contract for award and (b) the board or commission then 5 adopts a resolution awarding the contract]; or [(2) for departments under the Mayor, (a) the 6 Mayor or the Mayor's designee approves the contract for award and (b) the department head 7 then issues an order of award.] Pursuant to Charter Section 3.105, all contract awards are 8 subject to certification by the Controller as to the availability of funds.

9 Failure of a department to include such language in a published advertisement or
10 Advertisement For Bids does not give rise to a contract right by a bidder or contractor outside
11 of the requirements of the Charter or Administrative Code of the City and County of San
12 Francisco.

(3) Form of Bid. All bids shall be sealed and directed to the department head
advertising for bids, in the format prescribed by the department head with the authority to
execute the contract.

16 (4) Bid Bond. All bids in excess of \$25,000.00-shall be accompanied by a corporate 17 surety bond, or an irrevocable letter of credit on a bank or trust company doing business and 18 having an office in the State of California, having a combined capital and surplus of at least \$50,000,000.00, and subject to supervision or examination by Federal or State authority, or a 19 20 certified check on a bank or trust company doing business and having an office in the State of 21 California, having a combined capital and surplus of at least \$50,000,000, and subject to 22 supervision or examination by Federal or State authority, payable on sight to the City and 23 County of San Francisco, the amount of which corporate surety bond, irrevocable letter of 24 credit or certified check shall be fixed by the department head or officer as stated in the 25 Advertisement For Bids, which amount shall not be less than 10 percent of the amount bid for

1 the cost of the proposed work of improvement, and no bid shall be considered unless 2 accompanied by a corporate surety bond or irrevocable letter of credit or certified check. Any 3 irrevocable letter submitted pursuant to this Chapter shall be on a form provided by the City 4 and County. If the amount of security required is fixed by the department head or officer in an 5 amount in excess of \$15,000.00, the form of security required shall be that of a corporate 6 surety bond or irrevocable letter of credit. The requirement for a corporate surety bond, 7 irrevocable letter of credit or certified check described in this subsection shall be referred to 8 collectively as the "bid security requirements."

9 Notwithstanding the above, the bid security requirements for a particular contract may
10 be modified by the department head in accordance with Administrative Code *Section*

11 *12D.A.9.(A)(4) Chapter 14B*.

12 (5) Fees. The department head or officer calling for bids may specify in the 13 Advertisement For Bids for any project a nonrefundable fee to be paid by each prospective 14 bidder for each set of bidding documents (including plans and specifications), such fee to 15 defray the cost of reproducing each set of bidding documents as determined by the 16 department head or officer, and all such fees shall be deposited as an abatement of the 17 expenditure of the appropriation against which the cost of reproducing said bidding 18 documents was charged.

(6) License. The department head shall specify in all Advertisements For Bids and
plans for public work projects the classification of the contractor's license which a contractor
shall possess at the time bids are submitted. Bidders and their subcontractors are required to
be properly licensed at the time of bid.

(7) Qualifications. The department head responsible for the public work shall require
 from all bidders information concerning their experience and financial qualifications and shall
 take such information into consideration in the award of any contract. At a minimum the

department head shall require (1) information concerning the contractor's experience,
financial qualifications and ability to perform the terms and conditions of the contract and (2)
information as to whether the contractor possesses, or can obtain in time to perform the
contract, the necessary equipment. In the event that a bidder fails to provide such information
within fourteen calendar days of bid opening, or as otherwise required in the Advertisement
For Bids, the department head could find that the bidder is refusing to enter into the contract,
resulting in a forfeiture of the bidder's bid bond.

8 (8) Business Tax Registration Certificate. All Advertisements For Bids shall require
9 that bidders submit proof of a current Business Tax Registration Certificate. Failure of a bidder
10 to provide such proof within fourteen (14) calendar dues of bid opening, or as otherwise
11 required in the Advertisement For Bids, could, at the discretion of the department head,
12 constitute a refusal to enter into the contract and result in a forfeiture of the bid bond.

(9) Designation of Subcontractors; Subcontracting and Subletting. All bidders shall
designate their subcontractors in accordance with and shall be subject to the California
Subletting and Subcontracting Fair Practices Act, at Public Contract Code § 4100 et seq., as
amended from time-to-time. In addition to the penalties provided by Public Contract Code §
4100 et seq., violation of this subsection may be grounds for a determination of
nonresponsibility under Article V of this Chapter.

(10) Work to Be Performed by General Contractor. The Advertisement For Bids may
specify the portion of work which must be performed by the General Contractor using his/her
own forces. The specification may require the General Contractor to perform with his/her own
forces up to 25% of the base contract work. Bidders must certify with their bids that, if
awarded the contract, they will perform with their own forces the specified percentage of the
total bid price (excluding alternates).

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(B) Quotes. All requests for quotes for construction contracts less than or equal to the
 Threshold Amount shall be posted with three-days' notice. Such requests shall at a minimum
 require a contractor's license, qualifications, a Business Tax Registration Certificate,

participation in an apprenticeship program and compliance with subcontractor listing laws, all
in accordance with the listed provisions of Sections 6.21 and 6.22.

6 (C) Right to Reject Any or All Bids or Quotes. The department head shall have the 7 right to reject any or all bids or quotes for any reason or no reason. All Advertisements For 8 Bids shall reserve this right, but failure to make such reservation shall not abrogate the right to 9 reject.

(D) Bid Protests. Only a bidder may submit a bid protest. The department head
 concerned shall prescribe in the Advertisement For Bids procedures for submitting bid
 protests. Such procedures shall set the time by which bid protests must be received but may
 not require that bid protests be submitted fewer than five (5) business days after the date bids
 are due.

Section 4. The San Francisco Administrative Code is hereby amended by amending
Section 6.22, to read as follows:

SEC. 6.22. PUBLIC WORK CONSTRUCTION CONTRACT TERMS AND WORKING
 CONDITIONS.

All construction contracts awarded by the City and County of San Francisco shallcontain the following minimum terms and conditions:

(A) Bonds. Before the execution of any contract for public works or improvements in
 excess of \$25,000, the department head authorized to execute such contracts shall require the
 successful bidder to file corporate surety bonds for the faithful performance thereof and to
 guarantee the payment of wages for services engaged and of bills contracted for material,

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supplies and equipment used in the performance of the contract. The bond shall be for a sum
not less than 100 percent of the award.

The City and County of San Francisco, acting through its Human Rights Commission ("HRC"), intends to provide guarantees to private bonding assistance companies and financial institutions in order to induce those entities to provide required bonding and financing to eligible contractors bidding on and performing City public work contracts. This bonding and financial assistance program is subject to the provisions of Administrative Code *Section*

8 <u>12D.A.9</u><u>Chapter 14B</u>.

9 (B) Insurance. All construction contracts awarded under this Chapter must conform to 10 the insurance requirements established by the Risk Manager. The Risk Manager shall 11 develop uniform insurance requirements for City contracts subject to this Chapter and shall 12 publish such requirements in the Risk Manager's Manual. The Risk Manager shall review and 13 update such insurance requirements on an annual basis.

Every contractor and subcontractor shall comply with the provisions of California Labor Code section 3700. Prior to commencing the performance of work under any public work contract, the contractor and all of its subcontractors shall file with the awarding department a certificate of insurance against liability for workers compensation or proof of self-insurance in accordance with the provisions of the California Labor Code.

(C) Indemnification. All construction contracts awarded under this Chapter shall
require that the contractor fully indemnify the City and County to the maximum extent provided
by law, such that each contractor must save, keep, bear harmless and fully indemnify the City
and County and any of its officers or agents from any and all liability, damages, claims,
judgments or demands for damages, costs or expenses in law or equity that may at any time
arise.

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1 This indemnification requirement may not be waived or abrogated in any way for any 2 contract without the recommendation of the City's Risk Manager and the express permission 3 and approval of the Board of Supervisors.

4 (D) Assignment. No contract shall be assigned except upon the recommendation of 5 the department head concerned and with the approval of the Mayor or the Mayor's designee, 6 relative to the department under the Mayor's jurisdiction, or the approval of the board or 7 commission concerned for departments not under the Mayor.

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(E) Prevailing Wages.

9 (1) Generally. All contractors and subcontractors performing a public work or 10 improvement for the City and County of San Francisco shall pay its workers on such projects 11 the prevailing rate of wages as provided below. For the purpose of prevailing wage 12 requirements only, the definition of a public work shall include those public works or 13 improvements defined in the foregoing section 6.1 of this Chapter and shall also include (a) 14 any trade work performed at any stage of construction (including preconstruction work) and 15 (b) any public work paid for by the City and County of San Francisco with "the equivalent of 16 money" under the meaning of Labor Code section 1720(b).

17 (2) Leased Property Included. For the limited purposes of this subsection, a "public 18 work or improvement" also means and includes any construction work done under private 19 contract when all of the following conditions exist:

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(a) The construction contract is between private persons; and

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The property subject to the construction contract is privately owned, but upon (b)

22 completion of the construction work will be leased to the City and County of San Francisco for 23 its use; and

24 Either of the following conditions exist: (1) The lease agreement between the (C) 25 lessor and the City and County of San Francisco, as lessee, is entered into prior to the

construction contract, or (2) The construction work is performed according to the plans,
 specifications, or criteria furnished by the City and County of San Francisco, and the lease
 agreement between the lessor and the City and County of San Francisco as lessee, is
 entered into during, or upon completion, of the construction work.

5 (3) Determination of the Prevailing Wage. It shall be the duty of the Board of
6 Supervisors, from time to time and at least once during each calendar year, to fix and
7 determine the prevailing rate of wages as follows:

8 On or before the first Monday in November of each year, the Civil Service Commission 9 shall furnish to the Board of Supervisors data as to the highest general prevailing rate of 10 wages of the various crafts and kinds of labor as paid in private employment in the City and 11 County of San Francisco, plus "per diem wages" and wages for overtime and holiday work. 12 The Civil Service Commission shall provide the Board of Supervisors data for "per diem 13 wages" pursuant to California Labor Code sections 1773.1 and 1773.9, as amended from time 14 to time. The Board of Supervisors shall, upon receipt of such data, fix and determine the 15 prevailing rate of wages. The prevailing rate of wages as so fixed and determined by the 16 Board of Supervisors shall remain in force and shall be deemed to be the highest general 17 prevailing rate of wages paid in private employment for similar work, until the same is 18 changed by the Board of Supervisors. In determining the highest general prevailing rate of wages per diem wages and wages for overtime and holiday work, as provided for in this 19 20 section, the Board of Supervisors shall not be limited to the consideration of data furnished by 21 the Civil Service Commission, but may consider such other evidence upon the subject as the 22 Board shall deem proper and thereupon base its determination upon any or all of the data or 23 evidence considered.

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In the event that the Board of Supervisors does not fix or determine the highest general
 prevailing rate of wages in any calendar year, the rates established by the California
 Department of Industrial Relations for such year shall be deemed adopted.

4 (4) Specifications to Include Wage Rate. The department head authorized to execute 5 a construction contract under this Chapter shall include in the contract specifications, or make 6 available in the offices of the department or at the job site, a detailed statement of the 7 prevailing rate of wages as fixed and determined by the Board of Supervisors at the time the 8 department issued the Advertisement For Bids on the contract. The contractor shall agree to 9 pay to all persons performing labor in and about the public work or improvement the highest 10 general prevailing rate of wages as determined pursuant to this Chapter, including wages for 11 holiday and overtime work. If the specifications do not include the prevailing rate of wages, the 12 specifications shall include a statement that copies of the prevailing rate of wages as fixed 13 and determined by the Board of Supervisors are on file at the department's principal office or 14 at the job site and shall be made available to any interested party on request.

(5) Subcontractors Bound by Wage Provisions. Every contract for any public work or
improvement shall also contain a provision that the contractor shall insert in every subcontract
or other arrangement which he or she may make for the performance of any work or labor on
a public work or improvement. This provision shall be that the subcontractor shall pay to all
persons performing labor or rendering service under said subcontract or other arrangement
the highest general prevailing rate of wages as fixed and determined by the Board of
Supervisors for such labor or services.

(6) Records to be Kept by Contractors and Subcontractors. Every public works
contract or subcontract awarded under this Chapter shall contain a provision that the
contractor shall keep, or cause to be kept, for a period of four years from the date of
substantial completion of a public work, payrolls and basic records including time cards, trust

1 fund forms, apprenticeship agreements, accounting ledgers, tax forms and superintendent 2 and foreman daily logs for all trades workers performing work at or for a City and County of 3 San Francisco public work or improvement. Such records shall include the name, address and 4 social security number of each worker who worked on the project, including apprentices, his or her classification, a general description of the work each worker performed each day, the 5 6 rate of pay (including rates of contributions for, or costs assumed to provide fringe benefits), 7 daily and weekly number of hours worked, deductions made and actual wages paid. Every 8 subcontractor who shall undertake the performance of any part of a public work or 9 improvement shall keep a like record of each person engaged in the execution of the 10 subcontract.

The contractor shall maintain weekly certified payroll records for submission to the awarding department as required. The contractor shall be responsible for the submission of payroll records of its subcontractors. All certified payroll records shall be accompanied by a statement of compliance signed by the contractor indicating that the payroll records are correct and complete, that the wage rates contained therein are not less than those determined by the San Francisco Board of Supervisors and that the classifications set forth for each employee conform with the work performed.

All such records as described in this section shall at all times be open to inspection and
 examination of the duly authorized officers and agents of the City and County of San
 Francisco, including representatives of the Office of Labor Standards Enforcement.

21 Should the department head responsible for the public work or the Labor Standards 22 Enforcement Officer determine that a contractor or subcontractor is not in compliance with the 23 requirements of this subsection, the department head or the Labor Standards Enforcement 24 Officer shall issue written notification to the contractor or subcontractor mandating compliance 25 within not fewer than ten calendar days from the date of the notification. Should the contractor or subcontractor fail to comply as required in the notification, the department head who
executed the contract or the Labor Standards Enforcement Officer may impose a penalty of
\$25.00 for each calendar day of noncompliance, or portion thereof, for each worker. Upon the
request of the responsible department head or the Labor Standards Enforcement Officer, the
Controller shall withhold these penalties from progress payments then due or to become due.

6 (7) Additional Required Contract Provisions. Every public works contract shall contain 7 provisions stating that (1) the contractor will cooperate fully with the Labor Standards 8 Enforcement Officer and other City employees and agents authorized to assist in the 9 administration and enforcement of the prevailing wage requirements and other labor 10 standards imposed on public works contractors by the Charter and Chapter 6 of the San 11 Francisco Administrative Code; (2) the contractor agrees that the Labor Standards 12 Enforcement Officer and his or her designees, in the performance of their duties, shall have 13 the right to engage in random inspections of job sites and to have access to the employees of 14 the contractor, employee time sheets, inspection logs, payroll records and employee 15 paychecks; (3) the contractor shall maintain a sign-in and sign-out sheet showing which 16 employees are present on the job site; (4) the contractor shall prominently post at each job-17 site a sign informing employees that the project is subject to the City's prevailing wage 18 requirements and that these requirements are enforced by the Labor Standards Enforcement 19 Officer; and (5) that the Labor Standards Enforcement Officer may audit such records of the 20 contractor as he or she reasonably deems necessary to determine compliance with the 21 prevailing wage and other labor standards imposed by the Charter and this Chapter on public 22 works contractors. Failure to comply with these requirements may result in penalties and 23 forfeitures consistent with California Labor Code section 1776(g), as amended from time to 24 time.

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- (8) Non-compliance with Wage Provisions--Penalties.

1 (a) Penalty and Forfeiture. Any contractor or subcontractor who shall fail or neglect to 2 pay to the several persons who shall perform labor under any contract, subcontract or other 3 arrangement on any public work or improvement as defined in this Chapter the highest 4 general prevailing rate of wages as fixed by the Board of Supervisors under authority of this 5 Chapter, shall forfeit; and, in the case of any subcontractor so failing or neglecting to pay said 6 wage, the original contractor and the subcontractor shall jointly and severally forfeit to the City 7 and County of San Francisco back wages due plus the penal sum of \$50.00 per day for each 8 laborer, workman or mechanic employed for each calendar day or portion thereof, while they 9 shall be so employed and not paid said highest general prevailing rate of wages, and in 10 addition shall be subject to the penalties set forth in Article V of this Chapter, including 11 debarment.

12 (b) Enforcement. It shall be the duty of the officer, board or commission under whose 13 jurisdiction said public work or improvement is being carried on, made or constructed, when 14 certifying to the Controller any payment which may become due under said contract, to deduct 15 from said payment or payments the total amount of said forfeiture provided for in this 16 subsection. In doing so, the department head must also notify in writing the Labor Standards 17 Enforcement Officer of his/her action. The Labor Standards Enforcement Officer may also, 18 upon written notice to the department head who is responsible for the project, certify to the 19 Controller any forfeiture(s) to deduct from any payment as provided for in this subsection. 20 Certification of forfeitures under this subsection shall be made only upon an investigation by 21 the responsible department head or the Labor Standards Enforcement Officer and upon 22 written notice to the contractor identifying the grounds for the forfeiture or forfeitures. The 23 Controller, in issuing any warrant for any such payment, shall deduct from the amount which 24 would otherwise be due on said payment or payments the amount of said forfeiture or 25 forfeitures as so certified.

(c) Recourse Procedure. If the contractor or subcontractor disagrees with the
 forfeiture as so provided in the foregoing subparagraph (b), then the following procedure
 applies:

4 (i) The contractor or subcontractor may request a hearing in writing within 15 days of
5 the date of the notification of forfeiture. The request shall be directed to the City Controller.
6 Failure by the contractor or subcontractor to submit a timely, written request for a hearing
7 shall constitute concession to the assessment and the forfeiture shall be deemed final upon
8 expiration of the 15-day period;

9 (ii) Within 15 days of receiving a proper request, the Controller shall appoint a hearing 10 officer with knowledge and not less than five years' experience in labor law, prevailing wage, 11 and/or wage and hour issues, and shall so advise the enforcing official and the contractor or 12 subcontractor, and/or their respective counsel or authorized representative;

(iii) The hearing officer shall promptly set a date for a hearing. The hearing must
 commence within 45 days of the notification of the appointment of the hearing officer and
 conclude within 75 days of such notification unless all parties agree to an extended period;

16 (iv) The contractor or subcontractor shall have the burden of proving that the basis for
17 the back wage and penalty assessment is incorrect;

(v) Within 30 days of the conclusion of the hearing, the hearing officer shall issue a
 written decision affirming, modifying, or dismissing the assessment. The decision of the
 hearing officer shall consist of findings and a determination. The hearing officer's findings and
 determination shall be final.

(vi) The contractor or subcontractor may appeal a final determination under this
 section only by filing in the San Francisco Superior Court a petition for a writ of mandate
 under California Code of Civil Procedure, section 1084, et seq., as applicable and as may be
 amended from time to time.

1 (d) Distribution of Forfeiture. The Controller shall withhold any forfeiture as provided in 2 the foregoing paragraphs until such time as either the contractor or subcontractor has 3 conceded to the forfeiture or, in the event of an objection, there is a determination no longer 4 subject to judicial review. The Controller shall then distribute the amounts withheld in the 5 following order: (1) the Labor Standards Enforcement Officer shall make its best efforts to 6 distribute back wages withheld to the individual workers identified as not having been paid the 7 proper wage rate: (2) the penal sums provided for above shall inure to the benefit of the 8 general fund of the City and County of San Francisco; (3) the Controller shall hold the balance 9 of any back wages in escrow for workers whom the Labor Standards Enforcement Officer, 10 despite his/her best efforts, cannot locate; funds so held for two years or more shall be 11 dedicated to the enforcement of the prevailing wage requirements.

12

(F) Hours and Days of Labor.

13 (1) Generally. For the purpose of meeting prevailing conditions and enabling 14 employers to secure a sufficient number of satisfactory workers and artisans, no person 15 performing labor or rendering service in the performance of any contract or subcontract for 16 any public work or improvement as defined in this Chapter shall perform labor for a longer 17 period than five days (Monday through Friday) of eight hours each, with two 10-minute breaks 18 per eight-hour day, except in those crafts in which a different work day or week now prevails 19 by agreement in private employment. Any person working hours in addition to the above shall 20 be compensated in accordance with the prevailing overtime standards and rates.

(2) Noncompliance--Penalties and Forfeiture. Any contractor or subcontractor who
 shall violate any of the provisions of this subsection shall be liable for the same penalties and
 forfeits as those specified in Subsection 6.22(E) of this Chapter; penalties and forfeits shall be
 applicable for each laborer, mechanic or artisan employed for each calendar day or portion
 thereof whereon such laborer, mechanic or artisan is compelled or permitted to work more

than the days and hours specified herein. The provisions of this subsection shall be made a
part of all contracts and subcontracts for the construction of any public work or improvement.

3 (3) Contracts Outside City and County. In the event that any public work or 4 improvement is to be constructed outside of the City and County of San Francisco and at such 5 a distance therefrom that those engaged in performing labor on said public work or 6 improvement must under ordinary conditions remain at or near the site of said work or 7 improvement when not actually engaged in the performance of labor thereon, then the officer, 8 board or commission responsible for the construction of said public work or improvement may, 9 in making specifications or letting contracts therefor, make provision therein for days and 10 hours of labor beyond the limitations provided for in Section 6.22(F) of this Chapter; but not to 11 exceed eight hours in any one calendar day, or six days in any calendar week. In the event 12 that emergency conditions shall arise, making a change advisable during the performance of 13 any such contract, or any portion thereof, the hours and days of labor may be extended 14 beyond the limits hereinabove expressed; but not to exceed eight hours per day, upon the 15 written authority of the officer, board or commission awarding such contract. Failure of the 16 contractor to perform such contract within the time provided shall not constitute an 17 emergency.

18

(G) Local HiringWorkforce Development.

(1) Contract Requirements. All public work contracts awarded under this Chapter for
 work construction contracts for public works or improvements to be performed within the
 boundaries of the City and County of San Francisco shall incorporate the appropriate
 requirements of Administrative Code Chapter 83 and the CityBuild Program, as may be
 amended from time to time.contain the following provisions:

Contractor agrees to make a good-faith effort, with the assistance of community organizations designated by the City or local labor union hiring halls, to hire qualified

individuals who are residents of the City and County of San Francisco to comprise not less
than 50% of each contractor's total construction work force, measured in labor work hours,
and contractor promises to give special preference to minorities, women and economically
disadvantaged individuals.

Contractor shall keep, and provide to the City, an accurate record showing the name,
place of residence, hours employed and per diem pay of each person employed by the
contractor, including full-time, part-time, permanent and temporary employees.

8 Contractor shall keep, and provide to the City, an accurate record describing in detail
9 contractor's good-faith efforts to secure employment of residents of the City and County of
10 San Francisco.

(2) A failure to abide by these contract provisions may result in the imposition of
 sanctions and penalties, including those provided for in San Francisco Administrative Code
 Section 6.80.

14 (2) Definitions.

15 "Qualified Individual" shall mean an individual who (A) is eligible for a certified 16 apprenticeship program in an applicable trade; (B) has completed a certified apprenticeship 17 program in an applicable trade; or (C) has completed comparable time in an applicable trade. 18 "Resident of the City and County of San Francisco" shall mean an individual who is domiciled, as defined by Section 200(b) of the California Election Code, within the boundaries 19 20 of the City and County during the entire time of the performance of the contract and who can 21 verify his or her domicile, upon request of the contractor or City, by producing documentation 22 such as a rent/lease agreement, telephone and utility bills or payment receipts, a valid 23 California driver's license or identification card, and/or any other similar, reliable evidence that 24 verifies that the individual is domiciled within the City and County of San Francisco.

25

"Economically disadvantaged" shall mean an individual who has been unable to secure
employment in his or her trade for more than 20 working days in the past six months, or
whose annual maximum income falls within the income limits established by the Mayor's
Office of Community Development for the Community Development Block Grant (CDBG)
programs.

6 (3) Enforcement. The Human Rights Commission Office of Economic and Workforce
7 Development shall be the City agency charged with the monitoring and enforcement of the
8 provisions of this subsection.

9 (H) Modifications--General Requirements. If it becomes necessary in the prosecution 10 of any public work or improvement under contract to make alterations or modifications or to 11 provide for extras, such alterations, modifications or extras shall be made only on written 12 recommendation of the department head responsible for the supervision of the contract, 13 together with the approval of the Mayor or the Mayor's designee or the board or commission, 14 as appropriate to the department, and also the approval of the Controller, except as hereafter 15 provided. The Mayor or the board or commission, as appropriate to the department, may 16 delegate in writing the authority to approve such alterations, modifications or extras to the 17 department head, except as provided below. The Controller may delegate in writing the 18 authority to encumber funds from prior appropriations for such alterations, modifications or extras to the department head prior to the certification for payment. Such authority, when 19 20 granted, will clearly state the limitations of the changes to be encompassed.

(1) Increasing or Decreasing Price. Alterations, modifications or extras in any contract,
which will increase or decrease the contract cost or scope, may be made or allowed only on
the written recommendation of the department head responsible for the supervision of the
contract stating the amount and basis for such increase or decrease. For any cumulative
increase or decrease in price in excess of ten percent of the original contract price or scope,

the department head shall obtain the approval of the Mayor or Mayor's designee or the board
or commission as appropriate and also the approval of the Controller notwithstanding any
delegation provided for above.

4 (2) Extensions of Time. Upon finding that work under a construction contract cannot 5 be completed within the specified time because of an unavoidable delay as defined in the 6 contract, the department head may extend the time for completion of the work. If the 7 cumulative extensions of time exceeds ten percent of the original contract duration, the 8 department head shall first obtain the approval of the Mayor, the Mayor's Designee, board or 9 commission, as appropriate to the department notwithstanding any delegation provided for 10 above. All time extensions shall be in writing, but in no event shall any extension be granted 11 subsequent to the issuance of a certificate of final completion.

(a) Time Extension Not Waiver of City's Rights. The granting of an extension of time
because of unavoidable delays shall in no way operate as a waiver on the part of the City and
County or the department head, Mayor, board or commission of the right to collect liquidated
damages for other delays or of the right to collect other damages or of any other rights to
which the City and County is entitled.

(b) No Extension Granted When Contract Based on Time Estimates. When any award
of contract has been made in consideration, in whole or in part, of the relative time estimates
of bidders for the completion of the work, no extension of time may be granted on such
contract beyond the time specified for completion, unless the liquidated damages for each day
the work is uncompleted beyond the specified time shall be collected; provided, however, that
this shall not apply to unavoidable delays due to acts of God.

(c) Avoidable and Unavoidable Delay; Limitation of Damages for Delay. The
 department head administering the public work shall have the authority to specify in the
 contract the delays that shall be deemed avoidable or unavoidable. The City and County shall

not pay damages or compensation of any kind to a contractor because of delays in the
progress of the work, whether such delays be avoidable or unavoidable; provided, however,
the City and County may pay for (1) delays caused to the contractor by the City and County;
and (2) such unavoidable delays as may be specifically stated in the contract. Such latter
delays will be compensated for only under the conditions specified in the contract.

6 (d) Notice of Delay Required. The contractor shall promptly notify the department 7 head in writing, of all anticipated delays in the prosecution of the work and, in any event, 8 promptly upon the occurrence of a delay, the notice shall constitute an application for an 9 extension of time only if the notice requests such extension and sets forth the contractor's 10 estimate of the additional time required together with a full recital of the causes of unavoidable 11 delays relied upon. The department head may take steps to prevent the occurrence or 12 continuance of the delay, may classify the delay as avoidable or unavoidable and may 13 determine to what extent the completion of the work is delayed thereby.

(I) Liquidated Damages. Any contract may provide a time within which the contract
work, or portions thereof, shall be completed and may provide for the payment of agreed
liquidated damages to the City and County for every calendar or working day thereafter during
which such work shall be uncompleted.

(J) Retention of Progressive Payments. Any contract may provide for progressive
payments, if the Advertisement For Bids shall so specify. Each progress payment shall
constitute full compensation for the value of work performed and materials furnished for a
specified period, less amounts withheld as a result of dispute or as required by law.

22

(1) From every progress payment, the City shall hold 10 percent in retention.

(2) If the department head responsible for the public work *or his/her designee* determines that the contract is 50 percent or more complete, that the contractor is making
 satisfactory progress, and that there is no specific cause for greater withholding, the

department head *or his/her designee*, upon the written request of contractor, may authorize one
of the following two options: (a) the City shall release part of the retention to the contractor so
that the amount held in retention by the City, after release to the contractor, is reduced to an
amount not less than 5 percent of the total value of the labor and materials furnished, and the
City shall proceed to retain 5 percent of any subsequent progress payment under the contract;
or (b) the City shall continue to hold the already withheld retention amount, up to 5 percent of
the total contract price, and shall not deduct further retention from progress payments.

- 8 (3) The department head shall authorize the release of retention, in whole or in part, for work
- 9 <u>completed by subcontractors certified by the HRC as LBEs. The department head shall do so only</u>
- 10 *upon a written request by the contractor certifying (i) the work by the certified LBE subcontractor is*
- 11 <u>completed and satisfactory (ii) the total final amount paid to the certified LBE subcontractor and (iii)</u>

12 *the amount of retention associated with the work performed by the certified LBE subcontractor.*

- 13 *Following a release of such retention, and in order to calculate retention and retention withholding*
- 14 *from further progress payments, the City will reduce the total retention required under the foregoing*
- 15 *paragraphs (1) and (2) by the amount paid to the certified LBE subcontractor(s) for whom the City*
- 16 <u>released the retention. The release of retention under this subparagraph shall not reduce the</u>
- 17 <u>responsibilities or liabilities of the contractor or its surety under the contract or applicable law.</u> For
- 18 *any contract awarded under this Chapter prior to the enactment of this subparagraph, a department*
- 19 <u>head may in his or her sole discretion incorporate this subparagraph by change.</u>
- 20 (4) The department head shall authorize the release of retention, in whole or in part, for work
- 21 *completed by subcontractors under any public work contract awarded under this Chapter with a*
- 22 <u>construction duration of more than two years</u>. The department head shall do so only upon a written
- 23 request by the contractor certifying (i) the work by the certified LBE subcontractor is completed and
- 24 satisfactory (ii) the total final amount paid to the subcontractor and (iii) the amount of retention
- 25 *associated with the work performed by the subcontractor. The City may issue the retention within six*

1 <u>months of the date of the request</u>. Following a release of such retention, and in order to calculate

- 2 <u>retention and retention withholding from further progress payments, the City will reduce the total</u>
- 3 <u>retention required under the foregoing paragraphs (1) and (2) by the amount paid to the</u>
- 4 *subcontractor(s) for whom the City released retention. The release of retention under this*
- 5 <u>subparagraph shall not reduce the responsibilities or liabilities of the contractor or its surety under the</u>

6 contract or applicable law. For any contract awarded under this Chapter prior to the enactment of this

7 <u>subparagraph with a construction duration of more than two years, a department head may in his or</u>

8 *her sole discretion incorporate this subparagraph by change order.*

9

(35) Retention shall be withheld solely for the benefit and protection of the City,

10 The City shall release retention to the contractor upon the following conditions: (46)11 (a) the contractor has reached final completion under the contract terms and conditions and 12 (b) the contract is free of offsets by the City for liquidated damages, defective work and the 13 like, and is free of stop notices, forfeitures, and other charges. When the department head 14 responsible for the public work or his/her designee determines that the contract is 98 percent 15 or more complete, the department head or his/her designee may reduce retention funds to an 16 amount equal to 200 percent of the estimated value of work yet to be completed, provided that the contract is free of offsets by the City and is free of stop notices, forfeitures, and other 17 18 charges.

(57) In no event shall the City be liable for interest or charges arising out of or relating
to the date the City issues any progress payment or the date the City releases all or part of
the retention, except that the City will pay interest at the legal rate, as set forth in section
685.010(a) of the California Code of Civil Procedure as that section may be amended from
time to time, on any improperly withheld amounts commencing no earlier than 90 days after
the date the City should have made any progress payment or released all or part of the
retention. Under no circumstances shall the legal rate of interest paid by the City under this

provision exceed 10 percent per annum. The payment of interest under this provision is the
 limit of the City's liability with respect to any claim for interest on improperly withheld amounts.

3 (K) Inspection and Acceptance of Completed Work; Final Payment. The department 4 head authorized to execute any contract for public works or improvements shall be 5 responsible for the inspection and acceptance of such work on completion. Such acceptance 6 shall be in writing and shall include the certificate of the department head concerned that the 7 work covered by the contract has been fully and satisfactorily completed in accordance with 8 the plans and specifications therefor. Receipt of copy of such acceptance in writing shall 9 constitute the Controller's authority to complete any payments due the contractor under the 10 contract; provided that the Controller may make such additional investigation or inspection as 11 is provided by Administrative Code Section 10.07.

12 (L) Termination for Convenience. In all contracts for the construction of any public 13 work or improvement, the department head authorized to execute any contract for any public 14 work or improvement may include in the specifications setting forth the terms and conditions 15 for the performance of the contract a provision that the City and County may terminate the 16 performance of work under the contract whenever the department head shall determine, with 17 the approval of the Mayor, the Mayor's designee or the board or commission concerned, that 18 such termination is in the best interest of the City and County. Any such termination shall be effected by delivery to the contractor of a notice of termination specifying the extent to which 19 20 performance of work under the contract is terminated and the date upon which such 21 termination becomes effective. The department head is hereby authorized to include within 22 such construction contract the appropriate language to implement this subsection. 23 (M) Violations of Chapter 6; False Claims. Every public work contract performed at the

expense of the City and County of San Francisco, or the cost of which is paid for out of
 monies deposited in the treasury of the City and County, whether directly awarded or

indirectly by or under subcontract, subpartnership, day labor, station work, piece work or any
other arrangement whatsoever, shall incorporate the provisions of Article V (commencing at
Section 6.80) of this Chapter, relating to administrative debarments and false claims. The
failure to include such reference or incorporation shall not in any way abrogate the rights of
the City and County under Article V of this Chapter.

6 (N) Articles Not to be Prison Made. No article furnished under any contract awarded 7 under the provisions of this Chapter shall have been made in a prison or by convict labor 8 except for articles made in prisons or by convicts under the supervision and control of the 9 California Department of Corrections and limited to articles for use by the City and County's 10 detention facilities.

(O) Employment of Apprentices. All construction contracts awarded under this
Chapter shall require the Contractor to comply with the requirements of the State
Apprenticeship Program (as set forth in the California Labor Code, Division 3, Chapter 4
[commencing at Section 3070] and Section 1777.5), as it may be amended from time to time,
and shall require the Contractor to include in its subcontracts the obligation for subcontractors
to comply with the requirements of the State Apprenticeship Program.

(P) Safety. All construction contracts awarded under this Chapter shall require the
Contractor and all of its subcontractors to abide by the applicable Occupational Safety and
Health statutes and regulations.

Additionally, all construction contracts awarded under this Chapter shall require the Contractor and all of its subcontractors to abide by the requirements of Administrative Code Section 64.1, prohibiting masonry-dry cutting and masonry dry-grinding, with exceptions.

(Q) Claims. The City shall consider only those claims for additional payment under a
 public work contract that are certified and that conform to the contract requirements for claims,
 pricing, and schedule.

(1) Claims by Contractors. The contractor shall certify under penalty of perjury that (a)
 the claim is made in good faith; (b) the supporting data are accurate and complete to the best
 of Contractor's knowledge and belief; and (c) the amount request accurately reflects the
 Contract adjustment for which the Contractor believes the City is liable. An individual or officer
 authorized to act on behalf of the Contractor shall execute the certification.

6 (2) Claims by Subcontractors. Subcontractors at any tier are not third-party
7 beneficiaries of any Contract awarded under this Chapter. The City shall not consider a direct
8 claim by any subcontractor. A Contractor presenting to the City any claim on behalf of a
9 subcontractor must certify the subcontractor's claim in the same manner the Contractor would
10 certify its own claim under the foregoing paragraph (1).

Section 5. The San Francisco Administrative Code is hereby amended by amending
 Section 6.40, at subsection (A), to read as follows:

13 SEC. 6.40. COMPETITIVE PROCUREMENT OF PROFESSIONAL SERVICES FOR
 14 PUBLIC WORK PROJECTS.

- Notwithstanding any other provision of this Administrative Code, when a department is seeking outside temporary professional design, consultant or construction management services for a public work project, where the fee for such services shall exceed the minimum competitive amount, as defined below, the department shall procure such services through a competitive process based on gualifications.
- (A) Minimum competitive amount. The minimum competitive amount for temporary
 outside professional service contracts shall be \$25,000100,000. On January 1, 200515, and
 every five years thereafter, the Controller shall recalculate the minimum competitive amount to
 reflect any proportional increase in the Urban Regional Consumer Price Index from January 1,
 200010, rounded to the nearest \$1,000.
- 25

(B) Selection Process. For professional services contracts in excess of the minimum
competitive amount, the department head for the department empowered to contract for the
public work shall designate one or more panels to review proposals and interview and rate
respondents with respect to a request for proposals or qualifications for a professional
services contract. A panel shall consist of not fewer than two persons. The department head
may establish a multi-tier selection process whereby, for example, a technical panel
recommends a shortlist of qualified respondents and a second panel ranks the shortlist.

8 The department head shall ensure that all panel members are impartial and that all 9 respondents are treated fairly. The panel members rating the respondents shall do so 10 according to their independent assessment of the respondent's qualifications for the public 11 work project; questions relating to a respondent's expertise, qualifications and experience 12 shall remain within the sole purview of the panel members.

Any rating sheet completed by any panel member may be considered a matter of public record, but the names of the individual panel members shall not. Any name appearing on a rating sheet produced in accordance with the Public Records Act or the San Francisco Sunshine Ordinance shall be redacted.

17 (C) Negotiation. Following the selection process outlined above, and should the 18 department concerned desire to enter into a contract, the department head shall invite the 19 highest-ranked qualified respondent to negotiate a professional services agreement. In the 20 event that the department head determines, in the department head's sole discretion, that 21 negotiations are unfruitful, the department head shall terminate negotiations in writing and 22 may then invite the next-ranked respondent to negotiate a contract. In such event, the 23 department head shall as soon as practicable make a report to the Mayor, board or 24 commission as appropriate to the department.

25

Section 6. The San Francisco Administrative Code is hereby amended by amending
 Section 6.60, to read as follows:

3

SEC. 6.60. EMERGENCY REPAIRS, WORK AND CONTRACTS.

(A) Declaration of Emergency. The Board of Supervisors may declare an emergency
and may direct any department head to perform any repair or other emergency work in any
manner the Board determines to be in the best interests of the City and County of San
Francisco.

8 (B) Other Determinations of Emergency. In an actual emergency as defined or
9 described below, the repair, reconditioning or other work or contract necessitated by the
10 emergency may be executed by the department head responsible for such work in the most
11 expeditious manner, in accordance with the procedures set forth below.

12 (C) Emergency Defined. For purposes of this Chapter, an "actual emergency" means 13 a sudden, unforeseeable and unexpected occurrence involving a clear and imminent danger, 14 demanding immediate action to prevent or mitigate loss of or damage to, life, health property 15 or essential public services. An "actual emergency" shall also mean the discovery of any 16 condition involving a clear and imminent danger to public health or safety, demanding 17 immediate action. Examples of an actual emergency may include, but are not limited to, the 18 following:

(1) Weather conditions, fire, flood, earthquake or other unforeseen occurrences ofunusual character; or

(2) The breakdown or imminent breakdown of any plant, equipment, structure, street
 or public work necessitating immediate emergency repair or reconditioning to safeguard the
 lives or property of the citizens; or the property of the City and County; or to maintain the
 public health or welfare; and

25

(a) Including the installation, repair, construction and alteration of crossings and
 switch work and special work in connection therewith at street and other railway crossings and

3 at street intersections when the same is to be done by or for the *Public Transportation*

4 Commission<u>Municipal Transportation Agency</u>; or

(b) Including the installation, repair, construction and alteration of the fire alarm, police
communication and traffic signal systems, when the same is to be performed by or for the
Department of Telecommunications and Information Services or the *Department of Parking and TrafficMunicipal Transportation Agency*; or

9 (c) Including the work of making connections, installing gate valves, installing or 10 transferring services and performing such other work therewith to existing water pipes when 11 the same is to be done by or for the Public Utilities Commission and when such work will 12 leave one or more fire hydrants or water consumers without water; or

(3) Unforeseen occurrences of unusual character resulting in an insufficient number of
 hospital beds or the lack of hospital beds or the lack of hospital, surgical, mental health or
 hospital ancillary services so as to leave patients of the City and County without required
 hospital or medical services.

17 (D) Approvals Required. If the estimated cost of the emergency work is less than or 18 equal to \$250,000 the department head may proceed with the work without additional 19 approvals. If the estimated cost of the emergency work exceeds \$250,000, the department 20 head prior to authorizing the commencement of the work, must first secure the approval in 21 writing of the Mayor or the Mayor's designee or the president of the board or commission 22 concerned as appropriate to the department. For all cases where the cost of the emergency 23 work exceeds \$250,000 the department head shall also obtain the approval of the Board of 24 Supervisors.

25

If the emergency does not permit the required approvals to be obtained before work is
 commenced or the contract entered into, such approvals shall be obtained as soon thereafter
 as it is possible to do so. In such event, the department head concerned shall notify the
 Controller immediately of the work involved or the contract entered into and the estimated cost
 thereof and shall notify the Board of Supervisors not more than seven days after work has
 been commenced.

7 (E) Exemptions. Contracts awarded in accordance with this section under emergency 8 circumstances as described and defined above are exempt from the requirements of this 9 Chapter and Chapters 12A, 12B, 12C and <u>12D.AChapter 14B</u>. However, the department head 10 must comply with the certification requirement of Administrative Code Section 12D.A.15(A)(2Chapter 14B). It is, however, the policy of the Board of Supervisors for 11 12 contracting departments to make every effort to comply with the provisions of Chapters 12A, 13 12B, 12C and *12D.AChapter 14B*. In order to effectuate this policy, the department heads authorized to enter into construction contracts and their staff members shall collaborate with 14 15 the HRC Director and HRC staff members periodically to create a list of responsible 16 contractors qualified to perform various types of emergency work, making every effort to 17 include qualified, responsible, and certified LBE MBE and WBE contractors on that list. The HRC 18 shall be responsible for outreach efforts to make sure that *certified LBE <u>MBE and WBE</u>* 19 contractors are aware of the opportunity to be considered for the list. The contract awarding 20 departments or commissions shall be responsible for evaluating and determining whether 21 contractors are responsible and qualified to perform the various scopes of work. The 22 department heads of departments authorized to execute construction contracts shall report 23 quarterly to the Board of Supervisors regarding MBE/WBE LBE inclusion on the list of 24 responsible and qualified contractors for emergency contracts, a description of each 25 emergency contract awarded, the reason why the work was performed under these

emergency procedures, and whether the emergency contract was awarded to an *MBE or WBE LBE* contractor. Such reports shall be referred to a Board committee for public hearing.

(F) Indemnification For Emergency Contracts. Department heads responsible for any
emergency work are hereby authorized to (a) waive any requirement that a contractor
performing such emergency work indemnify the City and County and/or (b) enter into a
contract which provides that the City and County indemnify such contractor, except that the
City and County shall in no event indemnify a contractor for the contractor's gross negligence
or willful misconduct

9 Section 7. The San Francisco Administrative Code is hereby amended by amending
10 Section 6.62, to read as follows:

11

SEC. 6.62. JOB ORDER CONTRACTS.

The job order contracting system ("JOC") provides for an indefinite quantity contract with a predefined set of bid items that are assigned on a periodic or task order basis for the performance of public work maintenance, repair and minor construction projects. The department heads authorized to execute contracts for public work projects are authorized to utilize JOC according to the procedures set forth below.

17 (A) Each JOC contract is to be advertised for competitive bids in accordance with the
18 procedures set forth in this Chapter and awarded to the responsible bidder who submits the
19 lowest responsive bid.

(B) The Advertisement For Bids shall include unit prices and detailed technical
 specifications for each construction task contemplated to be performed under the JOC
 contract. Each task item shall include direct costs for material, equipment and labor.

23 Construction tasks shall be grouped by trade.

(C) The Advertisement For Bids for a JOC contract shall contain the City's estimate
 regarding the percentage of work under the JOC contract that will be performed by each

| 1 | trade. The Human Rights Commission shall set goals for MBE/WBE subcontractor participation in |
|----|---|
| 2 | accordance with Administrative Code Chapter 12D.A. Calculation of whether a contractor's bid has |
| 3 | met the goals will be based on the City's estimate of the amount of work that will be performed by each |
| 4 | The Advertisement For Bids shall also require the Contractor to commit to an LBE Participation Goal, |
| 5 | as set by the Human Rights Commission, in the performance of service orders under the JOC Contract. |
| 6 | Upon completion of the JOC Contract term, the Human Rights Commission shall verify compliance |
| 7 | with the LBE Participation Goal under the provisions of Administrative Code Chapter 14B. |
| 8 | Departments may designate specific JOC Contracts as limited set asides for Micro-LBEs as provided |
| 9 | <u>under Chapter 14B.</u> |
| 10 | (D) Contractor's bid shall <i>include a subcontractor list in conformance with Section 6.21A of</i> |
| 11 | this Chapter and Chapter 14B as appropriate. All requests for substitutions of subcontractors shall be |
| 12 | made and considered under Public Contract Code Section 4107, as may be amended from time to time. |
| 13 | Notwithstanding this requirement, if a listed subcontractor confirms in writing that it is not available to |
| 14 | perform one or more work orders, the contractor may request to add without penalty a subcontractor to |
| 15 | perform under the work order(s) at no additional cost to the City. The aggregate value of the work |
| 16 | performed by subcontractors added to substitute for listed but unavailable subcontractors shall not |
| 17 | exceed 20% of the original contract amount. Specialty trade work unanticipated at the time of bid, |
| 18 | requiring the addition of one or more subcontractors, shall be considered the performance of a change |
| 19 | order under Public Contract Code Section 4107(c). The addition of any subcontractor under any |
| 20 | circumstances or for any purpose shall be effected by change order or contract modification. Prior to |
| 21 | any added subcontractor performing any service order work, the awarding department shall confirm |
| 22 | <u>the license, insurance coverage, and other qualifying criteria as required by law.identify by trade</u> |
| 23 | group which tasks will be performed by contractor and which tasks will be performed under |
| 24 | subcontract. Contractor shall identify in its bid all subcontractors to be utilized, including the |
| 25 | subcontractors' name, business tax registration certificate number, license number and the location of |

the place of business of each subcontractor. Contractor agrees that it is qualified for and will perform
 with its own forces work of all trades for which a subcontractor is not listed in the bid. This paragraph
 supercedes the listing requirements of and Section 6.21(J Substitutions of JOC subcontractors shall be
 in accordance with California Public Contract Code Section 4107. Penalties set forth in Administrative
 Code Sections 6.22 and 6.80 shall apply to JOC contracts for violation of this section.

6 (E) Contractors submitting bids on the JOC contract shall state in their bids an 7 adjustment on a percentage basis either increasing or decreasing the unit prices for all 8 construction tasks set forth in the bid documents. There may be a single adjustment factor 9 that applies to all tasks. For example, an adjustment factor of 25% below the unit prices stated 10 in the bid documents would be bid as .75. All of the contractor's profit, overhead and indirect 11 costs shall be included in the adjusted unit prices.

(F) The Advertisement For Bids and the contract specifications shall contain a
 maximum dollar amount of the JOC contract, which maximum amount shall not exceed
 three<u>five</u> million dollars. The cumulative modifications to a JOC contract shall result in a
 contract sum not to exceed one hundred-fifty percent of the original contract amount.

(G) JOC contracts shall provide for an expiration term of not more than *three five*years, including all modifications. *However, the department head shall not issue any new work*orders under the JOC contract after three years from the date of award.

(H) Projects will be assigned under the JOC contract on a work order basis at the sole
discretion of the department head concerned. *Each work order shall include a time certain for*

21 <u>completion of the work and an appropriate sum for liquidated damages for delay. Each work order</u>

22 <u>shall also include a list of the subcontractors performing work under such order, with each</u>

23 <u>subcontractor's name, business address, San Francisco business tax registration number, contractor</u>

24 <u>license number, scope of work, and data as may be required by the Human Rights Commission. The</u>

25 *work order price shall be no more than the calculated unit prices and the bid adjustment factor. Except*

for departments with capital programs over \$1 Billion, no work order shall exceed \$200,000, including all modifications. For departments with capital programs over \$1 Billion,nNo work order shall
exceed \$400,000, including all modifications. A department may issue or modify any work
order(s) to exceed the foregoing limits only upon the department head's written determination
establishing the urgency of the work and the justification for proceeding under this Section
6.62 rather than by formal competitive process.

- (I) A contractor who enters into a JOC contract with a particular City department is not
 eligible during the term of such JOC contract to submit a bid on a subsequent JOC contract
 advertised by the same contracting department; however, a contractor may submit a bid on a
 subsequent JOC contract advertised by the same contracting department if the contractor's
 existing JOC contract will expire in 120 days or fewer of if the contractor has performed work
 valued by the City in an amount equal to or exceeding 90% of the maximum dollar amount of
 the existing JOC contract.
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- APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney
- 17By:Sheryl Bregman
Deputy City Attorney18Deputy City Attorney1920202122232324
- 25