File No.	191237	Committee Item No	5
•		Board Item No	

COMMITTEE/BOARD OF SUPERVISORS

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Committee:	Rules Committee	Date January 27, 2020
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Completed Completed		Date January 23, 2020 Date

NOTE:

[Administrative Code - Public Health Group Purchasing Organizations]

Ordinance amending the Administrative Code to authorize the Department of Public Health to become a member of any Healthcare Group Purchasing Organization (GPO) and to enter into contracts with Healthcare GPO suppliers and distributors to purchase commodities and services without requiring competitive bidding and without approval of the City Purchaser.

Unchanged Code text and uncodified text are in plain Arial font.

Additions to Codes are in single-underline italics Times New Roman font.

Deletions to Codes are in strikethrough italics Times New Roman font.

Board amendment additions are in double-underlined Arial font.

Board amendment deletions are in strikethrough Arial font.

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. Chapter 21A of the Administrative Code is hereby amended by revising Sections 21A.1 and 21A.2, to read as follows:

SEC. 21A.1. SCOPE OF CHAPTER.

- (a) Agreements for Commodities and Services for the Department of Public Health ("DPH") may be entered into and procured under the requirements of this Chapter 21A where expressly stated in this Chapter.
- (b) Unless expressly stated otherwise in Chapter 21A, <u>all of the requirements of Chapter 21</u>, as well as any other applicable Charter or Code requirement, <u>including but not limited to the contract and lease limitations imposed by Section 9.118 of the Charter</u>, shall apply to Commodities and Services contracts procured by DPH <u>under the authority of this Chapter 21A</u>.

(c) As used in this Chapter 21A, all words shall have the same meanings as in Chapter 21.

(d) For purposes of this Chapter 21A, a Healthcare Group Purchasing Organization, or "Healthcare GPO," is an entity that leverages the purchasing power of healthcare institutions to obtain discounts on goods and services from suppliers.

SEC. 21A.2. MEMBERSHIP IN GROUP PURCHASING ORGANIZATIONS.

(a) Findings.

- (1) In 1997, the City authorized the Department of Public Health ("DPH") to join the *University Health System Consortium ("UHC") and University Health System Consortium Services**Corporation ("UHCSC"), and utilize all programs and services offered by UHC and UHCSC including Novation, a Group Purchasing Organization ("GPO"), two Healthcare GPOs to obtain discounts on goods and materials. (Enacted as Admin. Code Section 15.104, renumbered as Admin. Code Section 21.43 in 2014.)
- (2) <u>Healthcare</u> GPOs obtain cost savings by pooling their members' purchasing power, <u>conducting a competitive bidding process for a vast array of goods and services for health care organizations</u>, and negotiating lower prices from their participating vendors. <u>Healthcare GPOs also provide their members with cost savings by conducting a competitive bidding process for some—though not all—of the goods and services offered by their suppliers.</u>
- (3) Membership in <u>Healthcare</u> GPOs allows DPH to <u>employ a streamlined process for</u> procure<u>ing</u> goods and services <u>such as medical supplies and information technology on a timely and eost-effective basis</u>, thereby <u>reducing administrative burdens</u>, facilitating improved quality of care, and saving DPH millions of dollars each fiscal year.
- (4)—On March 14, 2013, the Controller issued a City services audit report evaluating the ways in which DPH could improve its contracting practices to achieve greater cost savings. One of the

Controller's recommendations was to centralize purchasing information and functions to maximize

DPH's purchasing options. This report is on file with the Clerk of the Board of Supervisors in File No.

150567.

- (5) Currently, DPH is authorized only to be a member of UHC, which prevents DPH from using other GPOs and comparing costs to determine whether DPH is getting the best prices.
- (6) Since this Section 21A.2 (then numbered Section 21.43) was enacted, information technology has become an integral part of nearly every piece of medical equipment, and is essential to safe and effective patient care. Clarifying that DPH can procure information technology products and services through a number of GPOs will ensure that DPH will have access to competitive pricing for a wide array of goods and services.
- (b) The Director of Health ("Director") is hereby authorized to <u>enter into and execute</u>

 <u>written membership agreements with one or more Healthcare GPOs, apply</u> and pay <u>any applicable</u>

 <u>fees</u> for membership of DPH in <u>the UHCs, the UHCsC, and their successors, and other entities that</u>

 <u>offer any Healthcare GPOs in which it becomes a member.</u>
- (c) Upon obtaining membership in a Healthcare GPO, DPH is authorized to utilize all programs and services offered to members of the Healthcare GPO by the UHC, the UHCSC, and their successors, and other entities that offer GPOs, including but not limited to the purchasing programs that allow DPH to purchase Commodities and/or Professional Services from a vendor or distributor that is under contract with a Healthcare GPO in which DPH is a member ("GPO Supplier"). and the clinical and financial databases. The Director is authorized to enter into and execute written membership agreements on behalf of the City and County of San Francisco ("City") with the UHC, the UHCSC, and their successors, and other entities that offer GPOs.
- (d) The Director, or person designated in writing by the Director, is also authorized to enter into and execute written agreements, including but not limited to <u>pricing commitments</u>, <u>operating</u> lease <u>agreements</u>, <u>and finance</u> agreements, <u>with GPO Suppliers and/or their financing</u>

entities, for the acquisition, lease, or financing of for equipment, on behalf of the City with suppliers of eCommodities, information technology products and related services, equipment maintenance, and gGeneral and pProfessional sServices, and finance entities. affiliated with those suppliers, selected by the UHC, the UHCSC, and their successors, or other entities that offer GPOs, through their competitive bidding processes. Subject to applicable provisions of the City Charter, such agreements shall be governed by the GPO 's standard terms and conditions. DPH may consult with the Office of Public Finance on agreements to which a supplier's finance entity is a party.

- (e) Notwithstanding Section 21.1 of the Administrative Code or any other provision of the Municipal Code, DPH may enter into contracts under the authority of subsections (c) and (d) without adhering to the requirements of Section 21.1 or any other competitive procurement requirements.
- (ef) The Director shall evaluate all <u>Healthcare</u> GPO memberships every five (5)-years beginning in 2020205, and provide the Health Commission with a report of such evaluation by January 31, 2020205, and by January 31 of every fifth year thereafter to determine which <u>Healthcare</u> GPO membership(s) offer DPH the best value.

Section 2. Chapter 21 of the Administrative Code is amended by revising Section 21.04, to read as follows:

SEC. 21.04. DIRECT PURCHASING AUTHORITY OF DEPARTMENTS.

- (a) Department heads shall be authorized to purchase Commodities or Services directly and without the approval of purchasing, as provided in the Charter or Municipal Code of San Francisco, or in the following circumstances:
- (1) When such purchase is recommended by a department head and is approved by the Purchaser. The Purchaser's approval of direct department purchases may be for individual contracts or for classes of contracts anticipated to be required by the department.

- (2) Departments may directly enter into contracts with other public entities for the purpose of fulfilling their governmental functions, which may include the provision or exchange of Commodities or Services incidental to the purpose of the contract.
- (3) Departments may directly enter into contracts for the investment of trust moneys and agreements relating to the management of trust assets.
- (4) Purchases of works of art or artifacts for museums or to display in public areas, specialized art restoration, insuring, transport, storage, curation, and conservation services.
- (5) The Risk Manager is authorized to purchase insurance and expert services in forms, amounts, and by procedures as approved by the Board of Supervisors in the annual Risk Management Budget.
- (6) The General Manager of the Public Utilities Commission may directly purchase water, power, or natural gas, the conveyance or transmission of same, or ancillary services such as spinning reserve, voltage control, or load scheduling, as required for assuring reliable services in accordance with good utility practice, to or on behalf of the San Francisco Public Utilities Commission.
- (7) Officers and employees of the City may contract directly for the provision of services related to travel required for official City business, subject to compliance with rules and regulations established by the approving department and the Controller for reimbursement of such expenses.
- (8) When the purchase is made by the Director of Health under the authority of Chapter 21A of this Code.
- (b) Nothing in this <u>sSection 21.04</u> is intended to affect the authorities granted to departments elsewhere in this Code or in the Charter.

Section 3. Effective Date. 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, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

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:

Deputy City Attorney

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LEGISLATIVE DIGEST

[Administrative Code - Public Health Group Purchasing Organizations]

Ordinance amending the Administrative Code to authorize the Department of Public Health to become a member of any Healthcare Group Purchasing Organization (GPO) and to enter into contracts with Healthcare GPO suppliers and distributors to purchase commodities and services without requiring competitive bidding and without approval of the City Purchaser.

Existing Law

Currently, Article 21A of the Administrative Code authorizes the Department of Public Health ("DPH") to join Group Purchasing Organizations ("GPOs") to obtain discounts on goods and materials. GPOs are entities that leverage the purchasing power of institutions to obtain discounts on goods and services from suppliers. Under the authority of Article 21A, DPH may participate in GPO purchasing programs and enter into contracts with GPO suppliers that are selected by the GPO through a competitive bidding process. Article 21A currently provides that contracts entered into under the authority of Article 21A shall be governed by the GPO's standard terms and conditions.

Amendments to Current Law

The proposed ordinance would authorize DPH to become a member of one or more Healthcare GPO. Healthcare GPOs leverage the purchasing power of healthcare institutions. The proposed ordinance would authorize DPH to use all programs and services offered to members of a Healthcare GPO in which it is a member, and would allow DPH to enter into pricing commitments, operating lease agreements, and finance agreements, with GPO suppliers and/or their financing entities, for the acquisition, lease, or financing for equipment, on behalf of the City with suppliers of commodities, information technology products and related services, equipment maintenance, and services.

The proposed ordinance would authorize DPH to enter into contracts with a Healthcare GPO or its suppliers without engaging in a competitive procurement and without approval by the City Purchaser. It would also authorize DPH to purchase all goods and supplies offered by a supplier that is under contract with a Healthcare GPO regardless of whether those items were competitively procured by the Healthcare GPO.

The proposed ordinance clarifies that all contracts executed under the authority of Article 21A are subject to all of the requirements of the Charter and Article 21 (except for the requirement to adhere to competitive procurement requirements), and would eliminate the requirement that GPO contracts be governed by the GPO's standard terms and conditions.

Background Information

Healthcare GPOs obtain cost savings by pooling their members' purchasing power and negotiating lower prices from their participating vendors. Healthcare GPOs also provide their members with cost savings by conducting a competitive bidding process for some – though not all – of the goods and services offered by their suppliers. Membership in Healthcare GPOs allows DPH to employ a streamlined process for procuring goods and services, thereby reducing administrative burdens, facilitating improved quality of care, and saving DPH millions of dollars each fiscal year.

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San Francisco Department of Public Health



Grant Golfax MD BO A Bife of for Interval the RS SAN ER ANGISEO

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December 9, 2019

Angela Calvillo, Clerk of the Board Board of Supervisors 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco, CA 94102-4689

Dear Ms. Calvillo:

Attached please find an original single-sided and two single-sided, black and white copies of the proposed ordinance for the Board of Supervisors approval.

This proposed ordinance would amend Article 21A of the Administrative Code to authorize the Department of Public Health to become a member of one or more healthcare Group Purchasing Organizations (GPOs) and to use all of the programs and services offered to the GPO members, as well as entering into contracts with a GPO or its suppliers without a competitive procurement or approval of the City Purchaser.

The following is a list of accompanying documents:

☐ Proposed Ordinance

☐ Legislative Digest

We are submitting this for introduction at the full Board of Supervisors meeting of December 17, 2019. We understand that this proposed legislation would fall under the 30-day rule.

For questions regarding this proposed ordinance, please contact me or Robert Longhitano, Manager, Office of Contracts Management and Compliance, Department of Public Health Business Office, (415) 554-2659, <u>Robert Longhitano@SFDPH.org</u>.

Thank you for your time and consideration.

Sincerely.

Jacquie Hale, Manager

Department of Public Health Business Office Office of Contracts Management & Compliance Jacquie.Hale@SFDPH.org, (415) 255-3508

BOARD of SUPERVISORS



City Hall

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MEMORANDUM

TO:

Alaric Degrafinreid, Assistant Director, Office of Contract Administration

Victor House

Romulus Asenloo, Acting Director, Contract Monitoring Division

FROM:

Victor Young, Assistant Clerk

Rules Committee

DATE:

January 7, 2020

SUBJECT:

LEGISLATION INTRODUCED

The Board of Supervisors' Rules Committee received the following proposed legislation on December 17, 2019:

File No. 191237

Ordinance amending the Administrative Code to authorize the Department of Public Health to become a member of any Healthcare Group Purchasing Organization (GPO) and to enter into contracts with Healthcare GPO suppliers and distributors to purchase commodities and services without requiring competitive bidding and without approval of the City Purchaser.

If you have 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 or by email at: victor.young@sfgov.org.

c: Florence Kyaun, Office of Contract Administration Rochelle Fretty, Contract Monitoring Division