Procurement Policies

Andrew J. Lofton
Executive Director

Shelly Yapp
Chief Financial Officer

Jena Richmond
Contracts and Procurement Manager

<table>
<thead>
<tr>
<th>Location</th>
<th>Mailing Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>190 Queen Anne Ave N., Seattle, WA</td>
<td>P.O. Box 19028, Seattle, WA 91809-1028</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Phone Number</th>
<th>FAX Number</th>
<th>Web Site</th>
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</thead>
<tbody>
<tr>
<td>(206) 615-3470</td>
<td>(206) 615-3410</td>
<td><a href="http://www.seattlehousing.org">www.seattlehousing.org</a></td>
</tr>
<tr>
<td>Description of Action</td>
<td>Revision No.</td>
<td>Date</td>
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<tr>
<td>Initial Adoption of Policies.</td>
<td>N/A</td>
<td>09/16/02</td>
</tr>
<tr>
<td><strong>Small Works Roster</strong>: only one quote required for non-federally funded construction projects less than $2,000; use of Roster required for federally funded construction projects; includes State law requirement to “equitably distribute” solicitation opportunities.</td>
<td>2002-01</td>
<td>11/18/02</td>
</tr>
<tr>
<td><strong>Purchasing Cards</strong>: Changes in dollar threshold do not have to be approved by the Director of Finance and Administration but may be approved by the Contracting and Procurement Manager upon recommendation of the Department Director.</td>
<td>2002-02</td>
<td>11/18/02</td>
</tr>
<tr>
<td><strong>Purchasing Cards</strong>: Upon request of a Department Director receiving an employee transferring from another department, permits a Purchasing Card to be retained and not cancelled automatically.</td>
<td>2002-03</td>
<td>12/11/02</td>
</tr>
<tr>
<td><strong>Disputes, Protests, and Appeals</strong>: Modifies the protest procedures in Chapter 23.030 (2a) for ITBs to be consistent with new State legislation regarding the timing in which a contractor may protest an award.</td>
<td>2003-01</td>
<td>6/7/03</td>
</tr>
<tr>
<td><strong>Direct Payments</strong>: Adds item to the list of Direct Payments for purchase of fuel and diesel with fuel cards. Clarifies language of item 7 on the list regarding credit card charges while on travel status.</td>
<td>2003-02</td>
<td>11/3/03</td>
</tr>
<tr>
<td><strong>Direct Payments</strong>: Clarifies the language of item 11 to reflect that it deals with “payments” and not “renewal” of agreements. Requires either Contracting and Procurement Manager or Director of Finance/IT approval, not both.</td>
<td>2005-01</td>
<td>01-14-05</td>
</tr>
<tr>
<td><strong>Section 3 Preference Program</strong>: Amends Chapter 21 by adopting of Section 3 Preference Program.</td>
<td>2005-02</td>
<td>07-18-05</td>
</tr>
<tr>
<td><strong>Gas Cards</strong>: Amends Chapter 14 by permitting the use of Gas Cards to respond to vehicle emergencies through the National Auto Club’s Municipal Fleet Rescue Program.</td>
<td>2005-03</td>
<td>08-29-05</td>
</tr>
<tr>
<td><strong>Title changes</strong>: Amends Policies to reflect new Chief Financial Officer and Procurement and Contracts Manager</td>
<td>2008-01</td>
<td>07-18-08</td>
</tr>
<tr>
<td><strong>Single Bid Limit Increase</strong>: Amends Policy Chapters to reflect increase of dollar limit from $2,000 to $10,000 and from $2,000 to $25,000 for purposes of soliciting quotations on purchase orders, construction, consultant, and service provider contracting opportunities.</td>
<td>2009-01</td>
<td>3-19-09</td>
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<tr>
<td><strong>Record of Adoption and Revisions</strong></td>
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<tr>
<td><strong>Alternative Procurement:</strong> Amends Chapter 12 to formally recognize SHA authority to use Request for Competitive Proposal (RFCP) process for Construction projects.</td>
<td>2009-02</td>
<td>3-19-09</td>
</tr>
<tr>
<td><strong>Purchasing Card Program:</strong> Amends Chapter 13 administrative records and reconciliation procedures.</td>
<td>2009-03</td>
<td>3-19-09</td>
</tr>
<tr>
<td><strong>Section 3 Hiring Preference:</strong> Amends Chapter 21 to incorporate policy previously approved by Board in 2005 concerning hiring preference for Section 3 eligible persons</td>
<td>2009-04</td>
<td>3-19-09</td>
</tr>
<tr>
<td><strong>Responsibilities:</strong> Amends Chapter 1 to clarify Executive Director’s authority to delegate various contract administration tasks, including solicitation, selection, execution, contract completion, acceptance, and retainage release. (Resolution #4975)</td>
<td>2011-01</td>
<td>04-15-11</td>
</tr>
<tr>
<td><strong>Expenditure Authority Threshold Changes:</strong> Amends Chapters 3 and 13 of SHA’s Procurement Policies and Procedures regarding delegated expenditure authority limits for SHA staff, including expenditure authority for purchasing cards. (Resolution #4979)</td>
<td>2011-02</td>
<td>04-15-11</td>
</tr>
<tr>
<td><strong>Evaluation Panels for Solicitations:</strong> Amends Chapters 10 through 12 concerning provisions related to the appointment of evaluation panels.</td>
<td>2011-03</td>
<td>04-15-11</td>
</tr>
<tr>
<td><strong>Protest and Appeal Procedure:</strong> Amends Chapter 23 by refining language for receipt and delivery of protests and appeals and incorporates a statutory reference related to bidder responsibility protests and appeals.</td>
<td>2011-04</td>
<td>04-15-11</td>
</tr>
<tr>
<td><strong>Corporate Card Policy:</strong> Amends Policies to reflect adoption on 1-17-12 of Resolution 5002 which adds a new Chapter 14 outlining the policies and procedures for the Corporate Credit Card program and, adjusts the Policy Chapter numbers accordingly.</td>
<td>2012-01</td>
<td>02-14-12</td>
</tr>
<tr>
<td><strong>Consultant Contracting:</strong> Amends Chapters 1, 10, and 11 of the Policies to incorporate changes to reflect adoption of Resolution 5008. This resolution delegates to department staff most of the procurement and contract administration activities for small consultant/service contracts estimated at $10,000.00 or less.</td>
<td>2012-02</td>
<td>04-16-12</td>
</tr>
<tr>
<td><strong>Housekeeping:</strong> Amends Policies to reflect the change in the Executive Director and the new address for SHA’s Central Office.</td>
<td>2012-03</td>
<td>09-04-12</td>
</tr>
<tr>
<td><strong>Informal Solicitations for Consultant Contracts:</strong> Amends Chapter 10 to clarify that SHA’s Consultant Roster Program is another method for selecting consultants using SHA’s informal solicitation method.</td>
<td>2012-04</td>
<td>09-04-12</td>
</tr>
<tr>
<td><strong>Housekeeping:</strong> Amends Chapter 24 to update the address for filing of protests to the current SHA address.</td>
<td>2013-01</td>
<td>09-13-13</td>
</tr>
</tbody>
</table>
**RECORD OF ADOPTION AND REVISIONS**

<table>
<thead>
<tr>
<th>Debarment/Suspension: Amends Chapter 6 to add the requirement to verify eligibility of businesses at contract renewal or on an annual basis.</th>
<th>2013-02 09-27-13</th>
</tr>
</thead>
<tbody>
<tr>
<td>Housekeeping: Amends Procurement Policies to reflect Acting Contracts and Procurement Manager.</td>
<td>2015-01 12-26-15</td>
</tr>
<tr>
<td>Housekeeping: Amends Chapter 1 of Procurement Policies to reflect the adoption of Resolution 4975 on 9/20/10 which provides that revisions to the Procurement Policies adopted by the Executive Director or his designee in each calendar year shall be submitted to the Board of Commissioners for its review and comment in the first quarter of each succeeding year.</td>
<td>2015-02 12-26-15</td>
</tr>
<tr>
<td>Competitive Threshold: Consistent with 2 CFR 200.317 through 200.326, amends Procurement Policies to reflect the increase of the Simplified Acquisition Threshold (SAT) from $100,000 to $150,000 and decrease the Micro Threshold for federally funded construction-related procurements from $10,000 to $2,000 and from $25,000 to $3,000 for the acquisition of supplies and services.</td>
<td>2015-04 12-26-15</td>
</tr>
<tr>
<td>Debarment/Suspension: Amends Chapter 6 to reflect that contracts for goods or services are subject to the regulations at 2 CFR §180.220(b)(1) if the amount of the contract is expected to equal or exceed $25,000.</td>
<td>2015-05 12-26-15</td>
</tr>
<tr>
<td>Performance Evaluation Program: Amends Chapter 6 to add the consultant performance evaluation program.</td>
<td>2015-06 12-26-15</td>
</tr>
<tr>
<td>Time and Materials Type Contract: Consistent with 2 CFR 200.318, amends Chapter 8 to include the definition of Time and Materials Type Contract.</td>
<td>2015-07 12-26-15</td>
</tr>
<tr>
<td>Cost Analysis: Consistent with 2 CFR 200.317 - 200.326, amends Chapter 8 to remove the exception that a cost analysis is not required when price is based on a catalog or market price of a commercial product sold to the general public or based on prices set by law or regulation.</td>
<td>2015-08 12-26-15</td>
</tr>
<tr>
<td>Small Works Roster: Amends Chapter 12 to reflect that SHA utilizes the Municipal Research Service Center (MRSC) Small Works Roster.</td>
<td>2015-10 12-26-15</td>
</tr>
<tr>
<td>RECORD OF ADOPTION AND REVISIONS</td>
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</tr>
<tr>
<td><strong>Disclosure of Contractor Payroll Records:</strong> Consistent with 2 CFR 200.326, amends Chapter 12 to remove the requirement of notifying HUD of requests received by SHA for contractor payroll records.</td>
<td>2015-11 12-26-15</td>
</tr>
<tr>
<td><strong>Purchasing Card Audit:</strong> Amends Chapter 13 to reflect that purchasing card transactions are subject to audit for compliance.</td>
<td>2015-12 12-26-15</td>
</tr>
<tr>
<td><strong>Housekeeping:</strong> Amends Chapter 17 to reflect the adoption of Resolution 4905 on 7/21/08 which expands the definition of non-competitive emergency/public exigency procurements to include special conditions.</td>
<td>2015-13 12-26-15</td>
</tr>
<tr>
<td><strong>Diversity in Contracting:</strong> Amends Chapter 22 to incorporate in formal solicitations for consultants and professional services SHA's Women and Minority Business Enterprise (WMBE) Inclusion Plan, which was adopted by SHA in 2014. Also, in awarding contracts based on proposals in which price is one factor in determining award, the 20 points assigned to qualified Section 3 businesses was removed.</td>
<td>2015-14 12-26-15</td>
</tr>
<tr>
<td><strong>Contractors Involved in the Development of Proposals:</strong> Consistent with 2 CFR 200.319, amends Chapter 23 to add Section 23.050 which prohibits contractors that develop or draft specifications, requirements, statements of work, and invitations for bids or requests for proposals from competing for such procurements.</td>
<td>2015-15 12-26-15</td>
</tr>
<tr>
<td><strong>Disputes, Protests, and Appeals:</strong> Consistent with 2 CFR 200.317 - 200.326, amends Chapter 24 to remove the requirement of notifying HUD of procurement protests, disputes, and appeals received by SHA.</td>
<td>2015-16 12-26-15</td>
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Chapter 1: GENERAL PROVISIONS

1.010 Purpose

The purpose of these SHA Procurement Policies is to establish policies and guidelines to ensure that SHA’s purchasing and contracting functions promote administrative flexibility and efficiency, while at the same time maintaining prudent internal controls and assuring compliance with applicable statutes and regulations.

Specific purposes of these Procurement Policies include, but are not limited to, the following:

1. Fairness and Objectivity: Providing a fair, objective, and equitable selection and contracting environment for all individuals and firms seeking to do business or contracting with SHA.

2. Ensuring Reasonable Costs: Promoting competition, and negotiating (where applicable), to ensure that SHA receives the most favorable prices and terms in its contracts.

3. Efficiency: Ensuring that supplies and services (consultant, construction, social services, etc.) are obtained efficiently and effectively.

4. Accountability: Promoting accountability of contracting actions by SHA employees and encouraging employees to protect SHA’s financial and other interests.

5. Value-Added Procurement: Facilitating a procurement process that provides service and value to SHA in obtaining goods and services.

6. Ethical Standards: Ensuring that SHA’s procurement activities are implemented with the highest regard for integrity, avoidance of conflicts of interest, and consistent with applicable ethical standards.

7. Legal Considerations: Complying with all applicable federal, state, and local statues and regulations.

1.020 Scope

1. Funding Sources: SHA receives funds from federal, non-federal, and private funding sources. As such, in its procurement activities, SHA shall develop procedures designed to ensure compliance with applicable laws and regulations without necessarily imposing a higher standard than is necessary to ensure compliance.

Where a requirement in these Policies is based only on federal requirements, SHA’s Contracting and Procurement Manager may, on a case-by-case basis for non-federally
Chapter 1: GENERAL PROVISIONS

funded contracts, apply a less stringent standard than outlined in the federal requirements, provided, however, that it is otherwise consistent with applicable Policies and that all State or other legal requirements are met.

a) Nothing in these Procurement Policies will prevent SHA from complying with the terms and conditions of any grant, contract, gift, or bequest that is otherwise consistent with law.

b) The Chief Financial Officer shall maintain a list of SHA funds, specifying for each whether they are federal or non-federal funding sources, and shall make such a list available to SHA employees.

2. Included in Scope: The following shall be governed by these Procurement Policies:

a) Procuring, Purchasing, Leasing, or Renting:
   - Goods, Supplies, Equipment, Materials
   - Construction and Maintenance
   - Consultant Services
   - Architectural and Engineering (A & E) Consultant Services
   - Social Services
   - Other Services

b) Selling:
   - Concessions
   - Disposal of surplus material and equipment

3. Excluded from Scope: The following shall not be governed by these Procurement Policies:

a) Real Estate Purchase and Sale Transactions. (Surveys, appraisals, environmental site assessments, and financing analyses are considered Consultant services and governed by these Procurement Policies.)

b) Loan transactions and documents.

c) Sub-recipient or sub-grantee agreements and related change orders.

d) Employment contracts.

e) Limited partnership agreements.

f) Award of housing or other vouchers to non-profit agencies.

g) Housing Assistance Payment contracts.
Chapter 1: GENERAL PROVISIONS

1.030 Compliance with Laws and Regulations

1. Applicable Laws and Regulations: In adopting these Procurement Policies, the Board of Commissioners and Executive Director affirm that the policies are in compliance with all applicable federal, state, and local laws and regulations, which include, but are not limited to, the following:¹

   a. Federal:
      - 2 CFR §200.317 - §200.326 (HUD Procurement Regulations)
      - 29 CFR Part 1, Procedures for Predetermination of Wage Rates
      - 29 CFR Part 3, Payment and Reporting of Wages Applicable to Federally Financed and Assisted Construction Contracts
      - 29 CFR Part 7, Practice Before the Wage Appeals Board
      - HOPE VI Grant Agreements
      - ACC (Consolidated Annual Contributions Contract Between SHA and HUD), Form HUD-53012A

   b. State:
      - Chapter 35.82 RCW (Housing Authorities Law)
      - Chapter 39.04 RCW (Public Works)
      - Chapter 39.08 RCW (Contractor’s Bond)
      - Chapter 60.28 RCW (Liens for Labor, Materials, Taxes on Public Works)
      - Chapter 39.12 RCW (Prevailing Wages on Public Works)
      - Chapter 296-127 WAC (Prevailing Wages)
      - Chapter 39.80 RCW (Contracts for Architectural and Engineering Services)

2. Procedures Must Comply: Procurement procedures and contract language adopted administratively by the Executive Director or his/her designee must also comply with all applicable laws and regulations.²

3. HUD Handbooks and Guidelines: Consistent with 24 CFR 85.5 that refers to “handbooks and other non-regulatory materials,” SHA recognizes HUD Handbooks and Guidelines as non-regulatory, non-binding advice, except to the extent that Handbooks or Guidelines articulate statutory or regulatory requirements. The non-regulatory nature of handbooks is further supported by 24 CFR 85.6 which states that “Federal agencies may not impose additional administrative requirements except in codified regulations published in the Federal Register.”

¹ 2 CFR §200.318(a) states: “The non-Federal entity (SHA) must use its own documented procurement procedures which reflect applicable State and local laws and regulations, provided that the procurements conform to applicable Federal law and the standards identified in this section.”
² 2 CFR §200.319(c): SHA “must have written procedures for procurement transactions.”
Chapter 1: GENERAL PROVISIONS

4. **Conflicts Between Policies and Other Laws or Regulations:** In the event of a conflict between these Procurement Policies and any applicable law or regulation, the law or regulation will prevail.

5. **Changes in Laws and Regulations:** In the event an applicable law or regulation is modified or eliminated, or a new law or regulation is adopted, the revised law or regulation shall, to the extent inconsistent with these Procurement Policies, automatically supersede these Procurement Policies, and the Contracting and Procurement Manager shall make appropriate modifications to the Policies.

### 1.040 Responsibilities

1. **Executive Director:** The Executive Director is responsible for the supervision and management of all procurement for SHA, including but not limited to contract solicitation, selection, negotiation, execution, completion, final contract acceptance, and retainage release. The Executive Director holds Department Directors and other staff accountable for complying with these Procurement Policies and related Procurement Procedures, which may be adopted administratively by the Executive Director or his/her designee. The Executive Director shall ensure that all procurement activities of SHA are conducted consistent with the best interests of SHA and applicable laws and regulations.

2. **Department Directors:** Department Directors are responsible for managing the procurement-related activities of their department, for ensuring compliance with these Policies, and for ensuring, either directly or indirectly, the following:

   a) Administering the solicitation, selection, and contracting processes for small consultant and other service contracts valued at $150,000 ("informal consultant contracts") or less pursuant to the requirements of Chapter 10 of these Policies.

   b) Making recommendations to the Purchasing Division for solicitations, contracts, and Change Orders that are consistent with these Policies and with adopted Procurement Procedures, excepting any delegated procurement processes.

   c) Establishing “a contract administration system which ensures that contractors perform in accordance with the terms, conditions, and specifications of their contracts and purchase orders.”

   d) Assigning a Project Manager to each procurement and ensuring that the Project Manager understands his/her responsibilities including those related to financial management and regulatory compliance, and is provided with sufficient training and ongoing supervision either directly from the Department Director or indirectly through another manager or supervisor.

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3 2 CFR §200.318(b): “Non-Federal entities must maintain oversight to ensure that contractors perform in accordance with the terms, conditions, and specifications of their contracts or purchase orders.”
Chapter 1: GENERAL PROVISIONS

e) Providing clear policy direction to subordinates responsible for managing projects.

f) Ensuring that a solicitation or contract is appropriately coordinated with others in SHA, and reviewing proposed solicitations and contracting actions to avoid unnecessary or duplicative procurements.\textsuperscript{4}

g) Evaluating the most economical, equitable, and efficient approach to a procurement, including whether to consolidate or split a procurement; where appropriate based on sound and documented business reasons, whether to lease or purchase items; and any other appropriate cost-benefit analyses.\textsuperscript{5} Procurements shall not be split in order to avoid various dollar thresholds related to the solicitation and selection process.

h) Reviewing all RFPs, RFQs, RFCPs, ITBs, and informal solicitations initiated by the department.

i) Determining the department’s needs, and developing appropriate scopes of work and deliverables for solicitations and contracts that are clear, objective, and not restrictive of competition.

j) Developing an Independent Cost Estimate prior to solicitation.

k) Coordinating with the Budget Office to ensure there is sufficient funding available to accomplish work desired by the department.

l) Inspecting goods and services provided prior to approving invoices for payment.

m) Reviewing invoices received in a timely manner to ensure that:\textsuperscript{6}

\begin{itemize}
  \item The charges are consistent with the terms of the contract
  \item The goods and services invoiced have been received consistent with the requirements of the contract
  \item There is a sufficient amount of money available in the contract amount to pay for the goods or services
  \item Payment is made within 30 days of receipt of an approved invoice.
\end{itemize}

n) Where appropriate and permitted by law, negotiating with contractors, consultants, and vendors to obtain the best prices for SHA, and for protecting the financial interests of SHA.

o) Conducting a Cost Analysis or Price Analysis in accordance with Chapter 8 of these Policies.

\textsuperscript{4} 2 CFR §200.318(d)
\textsuperscript{5} 2 CFR §200.318(d)
\textsuperscript{6} See Chapter 3.070 of these Policies for additional information.
Chapter 1: GENERAL PROVISIONS

p) Monitoring the expiration date of a contract and requesting a Change Order, where appropriate, prior to the expiration date.

3. Contracting and Procurement Manager: The Contracting and Procurement Manager, acting upon the recommendation of Department Directors and others with sufficient Expenditure Authority, shall be responsible for ensuring the following:

a) Compliance with these Policies in reviewing and approving solicitations and contracts for SHA, and for ensuring that there is adequate competition.

b) That recommendations from departments are accompanied by signatures of employees with appropriate Expenditure Authority.

c) That an Independent Cost Estimate is prepared by the Project Manager or other independent party prior to approval of the solicitation by the Contracting and Procurement Manager.

d) That a Cost Analysis or Price Analysis is performed by the Project Manager or other independent party prior to approval of any contract or Change Order by the Contracting and Procurement Manager consistent with Chapter 8 of these Policies.

e) That solicitations, contracts, and Change Orders are in writing, clearly specifying the desired goods or services. The Contracting and Procurement Manager shall be responsible for developing contracts and Change Orders.

f) That contracts are supported by sufficient documentation regarding the procurement process, including, at a minimum, the method of procurement chosen, the solicitation documents, bids or proposals received, and the rationale for selecting or rejecting bids or proposals.\(^7\)

g) That the dollar amount of a contract or Change Order, where appropriate, is encumbered in SHA’s financial management system.

h) Coordinating, hearing, and deciding upon all bidding and selection related protests and appeals.

i) Maintaining the official and original contract files for SHA.

4. Budget Office: The Budget Office is responsible for working in partnership with departments in managing their budgets and for reviewing contracts and Change

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\(^7\) 2 CFR §200.318(i) states: “The non-Federal entity must maintain records sufficient to detail the significant history of a procurement. These records will include, but are not necessarily limited to the following: rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis for the contract price.”
Chapter 1: GENERAL PROVISIONS

Orders prior to execution to ensure that sufficient funding exists to accomplish the work.

1.050 Approval of Policies

1. Adoption By Board of Commissioners: These Procurement Policies shall be adopted by the SHA Board of Commissioners.

2. Delegation of Approval Authority: The Board of Commissioners authorizes the Executive Director or his/her delegate to modify these Procurement Policies as needed to ensure compliance with all state and federal laws and regulations. All revisions to the Procurement Policies adopted by the Executive Director or his/her designee shall be submitted to the Board of Commissioners for its review and comment in the first quarter of each succeeding year.

3. Self-Certification of Policies to HUD: Consistent with 2 CFR §200.324(c)(2), which authorizes a housing authority to self-certify to HUD that its procurement policies are in compliance with all applicable laws and regulations, the SHA Board of Commissioners, in adopting these Policies, certifies that the Procurement Policies are in compliance with all applicable laws and regulations, specifically including, but not limited to 2 CFR §200.317 - §200.326. Furthermore, the SHA Board of Commissioners authorizes the Executive Director to submit these Procurement Policies to HUD and to self-certify SHA’s procurement system as provided in 2 CFR §200.324(c)(2).

4. Interpretation of Policies: In the event of an ambiguity, contradiction, or unforeseen situation not addressed clearly or directly in these Policies, the Executive Director or his or her designee shall determine how these Policies shall be applied to ensure SHA’s compliance with applicable statutory and regulatory requirements.

1.060 Approval of Procedures

1. Delegation of Approval Authority: In adopting these Procurement Policies, the Board of Commissioners authorizes the Executive Director or his/her designee to implement appropriate Procurement Procedures that are consistent with these Procurement Policies. All revisions to the Procurement Procedures adopted by the Executive Director or his/her designee shall be submitted to the Board of Commissioners for its review and comment in the first quarter of each year.

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8 2 CFR §200.324(c)(2) states "The non-Federal entity may self-certify its procurement system. Such self-certification must not limit the Federal awarding agency’s right to survey the system. Under a self-certification procedure, the Federal awarding agency may rely on written assurances from the non-Federal entity that it is complying with these standards. The non-Federal entity (SHA) must cite specific policies, procedures, regulations, or standards as being in compliance with these requirements and have its system available for review."

9 The Chief Financial Officer and the Contracting and Procurement Manager are appointed designees of the Executive Director for this purpose.
Chapter 1: GENERAL PROVISIONS

1.070 Procurement and Contract Files

The Purchasing Division shall “maintain records sufficient to detail the significant history of a procurement. These records will include, but are not necessarily limited to the following: rationale for the method of procurement, selection of contract type, contractor selection or rejection, and the basis for the contract price.”  

1.080 Public Records

1. Applicable Law: SHA procurement information shall be a matter of public record to the extent provided for in Chapter 42.56 RCW (the State of Washington Public Records Act), and will be made available upon request and as provided in that statute.  

2. Photocopying Charges: SHA may charge fifteen cents per page for each photocopy of public records requested.  

3. Contractor Payroll Reports: Payroll reports received by SHA from contractors and subcontractors on construction projects, for the purpose of monitoring prevailing wage requirements, shall not be released to outside parties. To the extent allowed by law, the employees’ personal identifiers (e.g., name, address, social security number) are first deleted.

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10 2 CFR §200.318(i)
11 Chapter 42.56 RCW
12 RCW 42.56.120
Chapter 2: DEFINITIONS

A & E Consultant: A Consultant in one of the following disciplines: Architecture, Engineering, Landscape Architecture, Land Surveying.14

Architecture: The term "practice of architecture" means the rendering of services in connection with the art and science of building design for construction of any structure or grouping of structures and the use of space within and surrounding the structures or the design for construction of alterations or additions to the structures, including but not specifically limited to schematic design, design development, preparation of construction contract documents, and administration of the construction contract. (RCW 18.08.320(10))

Blanket Contract: A competitively bid contract with a vendor for goods, supplies, equipment, materials, or non-consultant services in which prices are established and guaranteed during the life of the contract, unless adjusted by Change Order.

Buyer: An employee of the Purchasing Division primarily responsible for the procurement of goods, supplies, equipment, materials, and services. See also Contract Administrator.

Change Order: A written change to a contract, signed by both parties, modifying various terms of the contract such as scope of work, dollar amount, period of performance, or any other provisions.

Consultant: A Consultant provides advice, recommendations, reports, analyses, evaluations, audits, surveys or other products of cognitive processes or expert or professional services. For the purpose of these Policies, Consultants providing architectural, engineering, landscape architectural, or land surveying services are considered as A & E Consultants, addressed separately in Chapter 11 of these Policies. For the purpose of these Policies, Service Providers are also considered as Consultants. See Service Providers. See also Chapter 10 of these Policies.

Contracting and Procurement Manager: The head of the Purchasing Division. As used in these Policies, all decisions reserved to the Contracting and Procurement Manager may also be made by the Chief Financial Officer.

Contract Administrator: An employee of the Purchasing Division primarily responsible for the procurement and administration of construction, A & E, and consultant and other service contracts. See also Buyer.

Contractor: Any firm or entity with whom SHA contracts. As used in these Policies, Contractor may also refer to a Consultant, an A & E Consultant, a vendor, or a Service Provider.

14 Chapter 39.80 RCW
Chapter 2: DEFINITIONS

Cost Analysis: A written review and evaluation of whether the proposed cost of a contract, Purchase Order, or Change Order, not based on competitive prices received, is reasonable. See Chapter 8 of these Policies.

Department Director: The head of an SHA department.

Direct Payment: A list of transactions that, by the nature of the transaction, are impractical or impossible to competitively bid because of market or other conditions, and that are thus exempt from competitive bidding requirements. See Chapter 17 of these Policies.

Emergency: An emergency condition or event that seriously threatens the public health, welfare, or safety, endangers property, or would otherwise cause serious injury to SHA, as may arise by reason of a flood, earthquake, epidemic, fire, riot, equipment failure, or similar event, and the needs “will not permit a delay resulting from competitive solicitation.”

Engineering: The term "practice of engineering" within the meaning and intent of this chapter shall mean any professional service or creative work requiring engineering education, training, and experience and the application of special knowledge of the mathematical, physical, and engineering sciences to such professional services or creative work as consultation, investigation, evaluation, planning, design and supervision of construction for the purpose of assuring compliance with specifications and design, in connection with any public or private utilities, structures, buildings, machines, equipment, processes, works, or projects.

A person shall be construed to practice or offer to practice engineering, within the meaning and intent of this chapter, who practices any branch of the profession of engineering; or who, by verbal claim, sign, advertisement, letterhead, card, or in any other way represents himself or herself to be a professional engineer, or through the use of some other title implies that he or she is a professional engineer; or who holds himself or herself out as able to perform, or who does perform, any engineering service or work or any other professional service designated by the practitioner or recognized by educational authorities as engineering. The practice of engineering shall not include the work ordinarily performed by persons who operate or maintain machinery or equipment. (RCW 18.43.020 (5))

Expenditure Authority: The delegation of responsibility to various SHA employees to recommend, commit, and expend SHA financial resources up to a particular dollar limit. See Chapter 3 of these Policies.

15 2 CFR §200.320(f)(2)
**Follow-On Contracts:** The process of taking advantage of competitive selection processes, prices, and contracts established by other governmental agencies. Also known as “Piggybacking.” See Chapter 18 of these Policies.

**GC/CM:** General Contractor/Construction Manager. An alternative method of selecting and utilizing a construction contractor in accordance with Chapter 39.10 RCW. GC/CM means a firm with which SHA has "selected and negotiated a maximum allowable construction cost to be guaranteed by the firm, after competitive selection through formal advertisement and competitive bids, to provide services during the design phase that may include life-cycle cost design considerations, value engineering, scheduling, cost estimating, constructability, alternative construction options for cost savings, and sequencing of work, and to act as the construction manager and general contractor during the construction phase."\(^{16}\)

**Independent Cost Estimate:** An estimate of the anticipated costs of a contract or Change Order prepared by SHA staff or other independent party to assist SHA in evaluating the reasonableness of costs proposed by a contractor, Consultant, or vendor. See Chapter 8 of these Policies.

**Informal Solicitation:** A competitive selection process, without formal advertising, for soliciting goods and services that will cost $150,000 or less. Refer to specific Chapter of these Policies for the type of goods or services sought.

**Invitation to Bid (ITB):** A formally advertised competitive selection process used for obtaining goods and services that will cost more than $150,000, where award is made based on the lowest price submitted by a responsible bidder with a responsive bid.\(^{17}\)

**Land Surveying:** The term "practice of land surveying" within the meaning and intent of this chapter shall mean assuming responsible charge of the surveying of land for the establishment of corners, lines, boundaries, and monuments; the laying out and subdivision of land; the defining and locating of corners, lines, boundaries and monuments of land after they have been established; the survey of land areas for the purpose of determining the topography thereof; the making of topographical delineations and the preparing of maps and accurate records thereof, when the proper performance of such services requires technical knowledge and skill. (RCW 18.43.020(9))

**Landscape Architecture:** "Landscape architect" means a person who engages in the practice of landscape architecture as hereinafter defined. A person practices landscape architecture within the meaning and intent of this chapter who performs for hire professional services such as consultations, investigations, reconnaissance, research, planning, design or teaching supervision in connection with the development of land

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16 RCW 39.10.061
17 The use in 2 CFR §200.320(c)(1)(iii) of the phrase "selection of the successful bidder can be made principally on the basis of price" refers not to price being one of many evaluation criteria, but that price is the only factor provided the bid is responsive and the bidder is responsible.
areas where, and to the extent that, the dominant purpose of such services is the preservation, enhancement, or determination of proper land uses, natural land features, ground cover and planting, naturalistic and aesthetic values, the settings and approaches to structures or other improvements, or natural drainage and erosion control. This practice shall include the location, design, and arrangement of such tangible objects as pools, walls, steps, trellises, canopies, and other nonhabitable structures, and such features as are incidental and necessary to the purposes outlined herein. It involves the design and arrangement of land forms and the development of outdoor space including, but not limited to, the design of public parks, playgrounds, cemeteries, home and school grounds, and the development of industrial and recreational sites. (RCW 18.96.030)

**Piggybacking:** The process of taking advantage of competitive selection processes, prices, and contracts established by other governmental agencies. Also known as “Follow-On Contracts.” See Chapter 18 of these Policies.

**Price Analysis:** A written review and evaluation of competitive prices received by SHA to determine whether the proposed price of a Contractor is reasonable when compared with prices provided by others in the market. See Chapter 8 or these Policies.

**Project Manager:** An SHA employee designated by a Department Director to manage all programmatic, financial, and other terms and conditions of a contract with an outside contractor, Consultant, service provider, or vendor.

**Purchase Order:** A contract prepared by a Buyer, between SHA and a vendor for supplying goods and/or services.

**Purchase Requisition:** A request form from an SHA employee with appropriate expenditure authority for obtaining goods and/or services. See Chapter 9 of these Policies.

**Request for Competitive Proposals (RFCP):** A formally advertised and competitive selection process used for obtaining construction services that will cost more than $150,000, in which the evaluation and selection of a Contractor cannot be based on price alone, but is based on established criteria that include price and other factors.

**Request for Proposals (RFP):** A formally advertised and competitive selection process used for obtaining consultant and other services that will cost more than $150,000, in which the evaluation and selection of a Consultant cannot be based on price alone, but is based on established criteria that include price and other factors.

**Request for Qualifications (RFO):** A formally advertised and competitive selection process used for obtaining A & E Consultant services that will cost more than $150,000, in which the evaluation and selection of A & E Consultants is based on the consultants’ qualifications, and price is not used as an evaluation criterion. Part of evaluating an A & E Consultant’s qualifications may include an evaluation of their proposed approach for
performing the work. An RFQ may also be similarly used in the procurement of development partners.

**Service Provider:** An agency, firm, or individual that performs non-consultant work, including ongoing management of programs and provision of services. Such services may include, but are not limited to, security, moving and storage, legal messengers, telephone answering service, routine systems maintenance for elevators and HVAC, youth tutoring, etc. One distinguishing feature of Service Providers is that the work they perform is not normally subject to federal or state prevailing wage requirements. For the purposes of these Policies, Service Providers are considered as Consultants. See Consultant. See also Chapter 10 of these Policies.

**Small Works Roster:** The Small Works Roster, established under the authority of RCW 39.04.155, consists of contractors who have expressed an interest in doing business with SHA. The Roster permits SHA to select a contractor for certain construction projects without publicly advertising the work, but by following the process outlined in State law for soliciting bids from contractors on the Roster. See Chapter 12.030 of these Policies.

**Sole Source:** The service or item “is available only from a single source,” to 18 based on a good faith review of available sources.
3.010 General

Expenditure Authority refers to the delegation of responsibility to various SHA employees to recommend, commit, and expend SHA financial resources up to a particular dollar limit, for a cost center or business unit over which the employee has jurisdiction and control. Expenditure Authority does not include authority to execute contracts or agreements on behalf of SHA (see Chapter 5: Contracting Authority), or the authority to sign and approve invoices for payment on previously authorized contracts or Purchase Orders (See Chapter 3.070 below).

Expenditure Authority includes the following responsibilities:

- To make project and programmatic decisions.
- To recommend entering into a contract, executing a Change Order, or approving a Purchase Requisition.
- To approve for payment expenditures on the Direct Payments list (items not subject to competition).
- To carefully read and review applicable documents for accuracy and appropriateness.
- To coordinate actions with other SHA employees and outside parties as may be appropriate.
- To work with the Budget Office to ensure that adequate funds have been budgeted and are available for the proposed expenditure.
- To conduct a Cost Analysis or Price Analysis demonstrating that the proposed price of a contract or Change Order is reasonable (see Chapter 8, Ensuring Reasonable Costs, for more information).
- To act diligently in placing a priority on protecting SHA’s financial and other interests.
- To comply with SHA’s procurement policies and procedures, including requirements related to ethical behavior (See Chapter 23, Ethical Standards, for more information).

3.020 Documents Authorized to Sign

An employee with Expenditure Authority shall have the authority to approve and sign the following, up to the dollar amount authorized to them by the Executive Director:
1. **Purchase Requisitions:** Purchase Requisitions must be approved by an employee with Expenditure Authority consistent with the estimated dollar value of the proposed purchase. Approval of a Purchase Requisition may be in the form of a signature on a purchase requisition form or electronically through Enterprise One financial management system.

2. **Recommendations for Approval of Contracts:** All proposed contracts must be accompanied by a signed recommendation to the Contracting and Procurement Manager from an employee with an Expenditure Authority amount consistent with the amount of the contract.

3. **Recommendations for Approval of Change Orders:** All proposed Change Orders must be accompanied by a recommendation in writing or electronically to the Contracting and Procurement Manager from an employee with an Expenditure Authority amount consistent with the amount of the Change Order. Employees shall not deliberately split Change Orders in order to stay within their Expenditure Authority amount.

4. **Recommendations for Release of Solicitations:** All solicitations, including both formal RFCPs, RFPs, RFQs, ITBs and other such documents, and informal solicitations for goods or services, must be approved in writing or electronically by the Contracting and Procurement Manager before such solicitation is advertised or otherwise distributed to contractors, consultants, or vendors, except that informal solicitations of quotes for goods and supplies shall not require the approval of the Contracting and Procurement Manager. All recommendations to the Contracting and Procurement Manager for release of any solicitation must either be in writing or electronically through the Enterprise One financial management system, approved by an individual with Expenditure Authority for the estimated cost of the solicitation, or by the applicable Department Director. The Contracting and Procurement Manager shall review the recommendation and shall, if appropriate, approve the release of the solicitation. The Contracting and Procurement Manager may, on an exception basis, authorize the release of certain solicitations without his/her prior review. The Executive Director or his/her designee shall develop procedures and/or routing forms as may be appropriate to facilitate these approvals.

5. **Recommendations for Selections and Awards:** All recommendations must be in writing for selection of contractors, consultants, vendors, or other service providers subject to these Procurement Policies and be signed by an individual with Expenditure Authority for the estimated or actual award amount. The Contracting and Procurement Manager shall review the recommendation and, if appropriate, approve the selection or award the contract, except that all recommendations to the Contracting and Procurement Manager for non-competitive selections and awards must be in writing and signed by the Department Director or Executive Director (subject to Expenditure Authority limits). (See Chapter 3.040 (3) of these Policies)
Chapter 3: EXPENDITURE AUTHORITY

6. **Authorization for Expenditures for Direct Payments**: Authorization to pay for items listed on the Direct Payments list must be signed by an employee with Expenditure Authority in an amount consistent with the amount of the proposed payment.

7. **Purchasing Card Payments**: In submitting a monthly Purchasing Card statement to the Accounts Payable section for payment, in addition to the approval signature of the Purchasing Card Holder, the statement must also be approved by the employee’s supervisor, who is automatically authorized to review and approve expenditures for a subordinate’s Purchasing Card.

### 3.030 Executive Director

1. **Responsibilities**: The Executive Director shall be responsible for providing oversight and management of all expenditures for the agency.

2. **Expenditure Authority Limit**: Only the Executive Director may authorize SHA commitments and expenditures of more than $50,000.

3. **Delegation to SHA Staff**: In order to facilitate efficient procurement activities, the Board of Commissioners authorizes the Executive Director to delegate Expenditure Authority to appropriate SHA staff based on the position responsibilities, duties, and authority of the staff. Upon recommendation of a Department Director, the Executive Director may delegate Expenditure Authority appropriate to the duties and authority of the position, but not to exceed $50,000. Such delegation shall be in writing with the approval signature of the Executive Director. All changes in Expenditure Authority amounts, whether temporary, if longer than one week, or permanent, must also be approved in writing by the Executive Director. The Board of Commissioners shall be notified in writing of all delegations of Expenditure Authority by the Executive Director on an annual basis.

4. **Purchasing Card Delegation**: The Executive Director is authorized to delegate Expenditure Authority to certain employees through the use of an SHA credit card (Purchasing Card). Upon recommendation of a Department Director, the Executive Director may authorize the issuance of a Purchasing Card to employees.

### 3.040 Department Directors

1. **Expenditure Authority Limit**: Department Directors may approve financial commitments and authorize expenditures up to $50,000 without written concurrence of the Executive Director. Department Directors are expected to exercise prudent care in the financial management of their department, ensuring compliance with the department’s annual budget, protecting the financial and other interests of SHA, and ensuring proper coordination with the Executive Director and other Department Directors in authorizing the expenditure of SHA money.
Chapter 3: EXPENDITURE AUTHORITY

2. Travel, Training, Temporary Help: All requests and authorizations for actual expenditures for travel, training, or temporary help, must be approved by the Department Director. Requests or authorizations above $50,000 (the Expenditure Authority limit of Department Directors) must be approved by the Executive Director.

3. Non-Competitive Selections: Subject to the $50,000 Expenditure Authority limit, all non-competitive selection recommendations (emergency, sole source, proprietary, single response to a solicitation, etc.) must be approved by the Department Director and the Contracting and Procurement Manager. Those over $50,000 must be approved by the Department Director, Executive Director, and Contracting and Procurement Manager.

4. Cancellation of Expenditure Authority: A Department Director may cancel the Expenditure Authority granted to an employee in the Director’s department without approval from the Executive Director based on a change of job duties, abuse or mismanagement of Expenditure Authority by the employee, or other reasons sufficient for the Department Director. Such cancellation and reasons must be in writing to the Contracting and Procurement Manager.

5. Purchasing Card Limits: A Department Director may recommend in writing to the Contracting and Procurement Manager or Chief Financial Officer a change in an employee’s Purchasing Card transaction limits.

6. Purchasing Card Cancellation: A Department Director may cancel the Purchasing Card of an employee in their department by providing written notice and reasons of such a request to the Contracting and Procurement Manager.

7. Authority of Acting Department Director: In the absence of a Department Director, the acting Department Director shall have $50,000 of Expenditure Authority, subject to the following: The Department Director must, in writing and in advance of such absence, have notified the Executive Director, Controller, and the Contracting and Procurement Manager of the dates and times of the absence, and the name of the individual who he/she has appointed as acting Department Director. In the event that a Department Director is unable to issue such a notification, the Executive Director or acting Executive Director may authorize up to $50,000 of Expenditure Authority to an acting Department Director.

3.050 Managers, Supervisors, and Staff Delegated Expenditure Authority

1. Expenditure Authority Limit: Except as otherwise noted in these Policies, SHA staff with Expenditure Authority may make recommendations, approve financial commitments, and authorize expenditures up to his/her Expenditure Authority amount approved in writing by the Executive Director, without the signature of his/her supervisor, Department Director, or Executive Director. Staff who have Expenditure Authority are expected to comply fully with these Procurement Policies and exercise prudent care in the financial management of the budgets for which they are responsible,
Chapter 3: EXPENDITURE AUTHORITY

protecting the financial and other interests of SHA, and ensuring proper coordination with their Department Director and other appropriate personnel within the agency, as appropriate.

2. Transfer to Another Position: The Expenditure Authority for a manager or supervisor shall be valid only while the employee is in the position for which the Expenditure Authority was originally granted. If the employee transfers to a different position where Expenditure Authority is required, the Executive Director, upon the recommendation of the Department Director, must re-authorize the Expenditure Authority for that employee.

3. Cancellation of Expenditure Authority: For abuse or mismanagement of Expenditure Authority or other sufficient reasons, the Department Director may cancel an employee’s Expenditure Authority by submitting such cancellation notification in writing to the Contracting and Procurement Manager with an explanation for the reasons thereof.

4. Acting Managers or Supervisors: In the event that an individual is appointed as an acting manager or supervisor, either during the limited absence of the manager or supervisor or for a longer term assignment, any Expenditure Authority of the permanent manager or supervisor shall not be automatically transferred to the acting manager or supervisor. An acting manager or supervisor requiring Expenditure Authority must be formally delegated with that authority by the Department Director and Executive Director.

3.060 Purchasing Card Holders

1. Expenditure Authority Limit: All Purchasing Card Holders shall automatically be delegated with Expenditure Authority up to at least the amount of their per-transaction limit for use of the Purchasing Card. By separate action, the Executive Director may authorize some Purchasing Card Holders to have a higher Expenditure Authority amount.

2. Supervisors of Purchasing Card Holders: Supervisors of Purchasing Card Holders who are required to review and sign their approval of an employee’s Purchasing Card statement are authorized to do so even if they have not specifically been delegated with Expenditure Authority. By separate action, a Department Director and the Executive Director may authorize some supervisors of Purchasing Card Holders to have an Expenditure Authority amount through the normal process.

3.070 Invoice Payment Authorization

1. Department Directors Responsibilities: Expenditure Authority does not authorize an employee to approve invoices for payment on a previously authorized contract, Change Order, or Purchase Order. Department Directors are responsible for developing and managing independent internal control procedures and dollar thresholds authorizing specific employees to sign and approve invoices for payment.
2. **Employee Responsibilities**: In signing and approving an invoice for payment on a previously authorized contract, Change Order, or Purchase Order, an employee verifies that the work being approved for payment was satisfactorily performed or the goods received, that the amount approved for payment is consistent with the terms of the contract or Purchase Order, that adequate funds remain in the contract or Purchase Order, and authorizes that a check be issued for payment of the invoice amount.
Chapter 4: INTERNAL SHA REVIEW OF CONTRACTS

4.010 Development of Procedures

The Executive Director or his/her designee shall establish Procurement Procedures that will facilitate appropriate review of procurement-related actions. In developing such Procedures, the Executive Director shall promote accountability and expediency, while at the same time ensuring that procurement-related actions are in compliance with applicable statutory and regulatory requirements.

4.020 Procurement Actions Subject to Review

Procurement Procedures shall address the internal review and approval process for the following non-exclusive list:

1. Solicitation Documents: Request for Proposals (RFP), Request for Qualifications (RFQ), Request for Competitive Proposals (RFCP), Invitation to Bid (ITB), informal solicitations.

2. Selection Documents: Cost or Price Analysis, Selection and Award Recommendations, Notices of Award, Non-Competitive Selections.


4.030 Expenditure Authority Amounts

Employees with Expenditure Authority amounts less than or equal to the amount of a proposed action are authorized to make recommendations for various procurement-related actions without approval from a manager, supervisor, or Department Director. However, a Department Director may establish internal departmental procedures that require additional reviews and approvals. In making such a recommendation, an employee has a responsibility to ensure that he/she has appropriately coordinated the proposed action with other affected staff and outside agencies, and that he/she has determined there is adequate funding available for the proposed action.

4.040 Review by Budget Section

Procurement Procedures to be adopted by the Executive Director or his/her designee shall ensure that procurement-related actions or expenditures estimated to cost $10,000 or more are routed to the Budget Section in the Finance & Administration Department for review and approval as to budget availability prior to approval by the Contracting and Procurement Manager. The Procurement Procedures shall specify which actions require review and approval by the Budget Section.
4.050 Review by General Counsel

Department Directors, Project Managers, and the Contracting and Procurement Manager shall consult with the General Counsel’s office whenever procurement-related actions are unique, particularly large, costly, complex, or may have legal, political, or public relations implications.
Chapter 5: CONTRACTING AUTHORITY

5.010 General

The Board of Commissioners and Executive Director find that it is in the best interests of SHA to delegate contracting authority to the Contracting and Procurement Manager in order to ensure quality control and expedite the approval process for procurement-related actions.

5.020 Signature Authorization

1. Contracting and Procurement Manager Authorization: The Contracting and Procurement Manager is authorized to sign all procurement-related documents on behalf of SHA upon the recommendation of an employee with Expenditure Authority for the dollar amount of the procurement-related action, and upon approval of the Budget Office as required by these Policies and applicable Procurement Procedures.

2. Buyer Authorization: Buyers in the Purchasing Division are authorized to issue and sign Purchase Orders on behalf of SHA upon the receipt of a Purchase Requisition approved by the Budget Office.

3. Back-up Authorization: In the absence of the Contracting and Procurement Manager, the Chief Financial Officer (or the acting Director of Finance & Administration) shall be authorized to sign the procurement-related documents described in this chapter.

4. Determination by the Executive Director: If necessary, the Executive Director shall make the final decision whether a particular document is procurement-related or non-procurement related.

5.030 Procurement-Related Documents

The following is a non-exclusive list of the procurement-related documents that the Contracting and Procurement Manager is authorized to sign on behalf of SHA:

1. Approval to release solicitations
2. Selection approvals and award notices
3. Construction contracts
4. Consultant and professional services contracts
5. A&E Consultant contracts
6. Agency Service Agreements
7. Change Orders
8. Purchase Requisitions and Purchase Orders
5.040 Non-Procurement-Related Documents

The following is a non-exclusive list of the non-procurement-related documents that shall not be signed by the Contracting and Procurement Manager, but by the Executive Director:

1. Real estate transactions
2. Loan documents
3. Limited partnership agreements
4. Sub-recipient or sub-grantee agreements and related change orders
5. Employment contracts
6. Award of housing or other vouchers to non-profit agencies
7. Housing Assistance Payment contracts
Chapter 6: ELIGIBILITY TO CONTRACT WITH SHA

6.010 Debarment Status Review

Prior to a award, or renewal of a contract for goods or services of multi-year contracts, the Purchasing Division shall ensure that the proposed business has not been debarred, or otherwise declared ineligible by an applicable regulatory agency (see 2 CFR §180.220(b)(1)). The following non-exclusive list of sources shall be reviewed when required:

1. U.S. General Services Administration’s “List of Parties Excluded From Federal Procurement and Nonprocurement Programs”

2. U.S. Department of Housing and Urban Development’s “Limited Denial of Participation” List

3. State of Washington, Department of Labor and Industries list of debarred contractors for prevailing wage violations (only required on construction projects)

Contracts for goods or services are subject to the regulations at 2 CFR §180.220(b)(1) if the amount of the contract is expected to equal or exceed $25,000.

6.020 Compliance with IRS Regulations

Prior to making payment to a business, the Purchasing Division shall ensure that SHA receives from the business (if not already on file), a W-9 or W-9 substitute form.

6.030 Performance Evaluation Program

SHA has a system to evaluate the performance of contractors and consultants doing business with SHA on its construction and consultant projects. Ratings on previous contracts from such a performance evaluation program may be used in determining whether a business is responsible and capable of performing proposed work, and may also provide a mechanism for debarring businesses from contracting with SHA. The Contracting Manager shall be responsible for developing procedures for department staff to use in completing the performance evaluations.

6.040 Contractor Qualification Requirements

SHA may develop as part of construction bidding documents, specific and objective qualification requirements for the contractor or subcontractors that may be used in evaluating whether a contractor is a responsible bidder capable of performing the proposed work.
Chapter 7: CONTRACT DURATION

7.010 General Policy

1. Competition: As a government agency and stewards of the public’s money, SHA acknowledges the importance of competition to ensure that it receives the best quality of goods and services at the most competitive prices. SHA also acknowledges the importance of spreading public contracting opportunities to the larger business community.

2. Efficiency: SHA acknowledges that longer-term contracts are often beneficial to both the business community and SHA in that they reduce costs necessary to conduct frequent solicitation processes, enable the business community to gain a proficiency and knowledge in meeting SHA’s needs, and afford economies of financial return for the business community.

3. Fairness: In order to ensure fairness and meet the expectations of the business community, the length of any contract shall be limited to the time specified in the advertised solicitation. SHA shall generally not extend a contract beyond the advertised period, except for good and sufficient reasons as may be approved by the Contracting and Procurement Manager.

7.020 Length of Contracts

Recognizing the general policy outlined in this chapter, and acknowledging the difficulty of developing a standard contract length that is appropriate for all types of contracts, the following shall govern the length of SHA contracts:

1. Generally, a supply or service contract shall be established for one year, with an option to extend the contract for up to four additional one-year periods. The decision on the length of a contract shall be determined on a case-by-case basis, provided that the Contracting and Procurement Manager approves the contract length.

2. Solicitation documents and contracts shall include language about the anticipated length of a particular procurement.¹⁹

7.030 Contract Extensions

1. Price Negotiations: Contracts shall generally include provisions outlining the process or formula to be followed in negotiating the price for an extension of a contract’s original term.

¹⁹ This provision is applicable only to those solicitation documents developed and contracts executed subsequent to the adoption of these Policies by the Board of Commissioners.
Chapter 7: CONTRACT DURATION

2. Available Funds: Contracts may be extended beyond the advertised or specified contract term if sufficient, previously obligated funds remain available in the contract budget.
Chapter 8: ENSURING REASONABLE COSTS

8.010 Purpose and Definitions

General: As a public agency accountable to both the public and governmental funding agencies, SHA is committed to ensuring that the costs paid for obtaining necessary goods and services are reasonable and that SHA’s interests are adequately protected.

Independent Cost Estimate: An estimate of the anticipated costs of a contract or Change Order prepared by SHA staff or other independent party to assist SHA in evaluating the reasonableness of costs proposed by a contractor, consultant, or vendor.

Price Analysis: A written review and evaluation of competitive prices received by SHA to determine whether the proposed price of a Contractor is reasonable when compared with prices provided by others in the market.

Cost Analysis: A written review and evaluation of whether the proposed cost of a contract, Purchase Order, or Change Order, not based on competitive prices received, is reasonable.

SHA must negotiate profit as a separate element of the price for each contract in which there is no price competition and in all cases where cost analysis is performed. To establish a fair and reasonable profit, consideration must be given to the complexity of the work to be performed, the risk borne by the contractor, the contractor's investment, the amount of subcontracting, the quality of its record of past performance, and industry profit rates in the surrounding geographical area for similar work.

8.020 Thresholds for Application of This Chapter

The requirements of this Chapter for written Independent Cost Estimates, Cost Analysis, or Price Analysis shall apply if the estimated or actual dollar amount of the contract or Change Order equals or exceeds $10,000 for construction and purchasing goods or services contracts and 25,000 for consultant or professional services contracts. SHA staff is nevertheless expected to exercise prudent and conservative judgment in evaluating the reasonableness of a proposed expenditure of less than the applicable threshold. The Contracting and Procurement Manager or the Chief Financial Officer may require the completion of an Independent Cost Estimate, Cost Analysis, or Price Analysis on procurements valued at less than the required threshold if either determines the procurement warrants it.

Direct Payments: Transactions defined on the Direct Payments list in Chapter 17 of these Policies, based on the nature of the transactions, are exempt from the requirements of this Chapter for conducting Independent Cost Estimates, Cost Analysis, or Price Analysis.
8.030 Independent Cost Estimates

Purpose: The purpose of developing an Independent Cost Estimate is to assist SHA in evaluating:

a) The reasonableness of prices obtained through competition where price was used as a selection criterion, or

b) The reasonableness of prices proposed through a selection process where price was not used as a selection criterion.

When Required: Before soliciting bids or proposals, or prior to starting contract negotiations after making a selection based on a Request for Qualifications process, SHA staff must develop an independent estimate of costs.

Independence of Estimate: The Independent Cost Estimate may be prepared by qualified SHA staff or by an independent consultant engaged for the purpose of preparing such an estimate.

8.040 Price Analysis

Purpose: The purpose of a Price Analysis is to ensure that the price that SHA will be paying is reasonable based on competition in the market.

When Required: A Price Analysis is performed when SHA staff compares prices submitted as part of a competitive selection process. When price is used as the only selection criterion and competition exists, SHA must, prior to award of a contract, evaluate the price proposed for acquiring goods and services against responses received from competing firms. One of the most common uses of Price Analysis occurs when comparing bids received for a construction project.

8.050 Cost Analysis

Purpose: The purpose of the Cost Analysis is to ensure that the proposed price is reasonable, and shall include an analysis of individual components of the cost.

When Required: When price is not used as the only selection criterion, SHA must, prior to award of a contract or execution of a Change Order, conduct a Cost Analysis.

The following situations require that a Cost Analysis be performed:

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20 2 CFR §200.323(a) only requires that the Independent Cost Estimate be done “before receiving bids or proposals.” SHA’s preferred practice is to perform the Independent Cost Estimate prior to soliciting bids or proposals, but it is acceptable if the estimate is not completed before soliciting as long as it is done “before receiving bids or proposals.”

21 2 CFR §200.323(a)

22 2 CFR §200.323(a)
Chapter 8: ENSURING REASONABLE COSTS

a.) Sole source selections
b.) Emergency selections (The Contracting and Procurement Manager may waive preparation of a Cost Analysis for an emergency).
c.) Single response to a solicitation
d.) Contracts based on a Request for Qualifications (A & E contracts and development partners)
e.) Change orders or other modifications that change the contract amount.
f.) Contracts based on Formal (ITB, RFP, RFCP) or Informal Solicitations where price is one of the evaluation criteria.

Level of Specificity: In evaluating the reasonableness of a particular cost, SHA staff with the necessary experience and knowledge should conduct the Cost Analysis. In documenting such an analysis, there must be a level of specificity and independence appropriate to the contract or Change Order under review that describes what was analyzed.

Breakdown of Costs Required: For any contract or Change Order subject to a Cost Analysis, SHA must require that the contractor/consultant submit to SHA a cost breakdown of their price.

The Contractor/Consultant Cost Breakdown can be a valuable tool for SHA in evaluating the factors that make up the proposed price and in determining whether those prices are reasonable.

8.060 Specific Situations

Extent of Analysis: The requirements for ensuring reasonable costs in contracting apply to all SHA procurement activities (goods, supplies, construction, consultant, services), including changes to contracts. The “method and degree of analysis is dependent on the facts surrounding the particular procurement situation.” Thus, there is some degree in which each analysis is treated on a case-by-case basis depending on the size, nature, and complexity of the contract or Change Order.

Negotiation of Profit: Profit shall be negotiated separately in all cases where there is no price competition. “To establish a fair and reasonable profit, consideration will be given to the complexity of the work to be performed, the risk borne by the contractor, the contractor’s investment, the amount of subcontracting, the quality of its record of past performance, and industry profit rates in the surrounding geographical area for similar work.”

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23 2 CFR §200.323(a)
24 2 CFR §200.323(a)
25 2 CFR §200.323(b)
Chapter 8: ENSURING REASONABLE COSTS

Federal Cost Principles: For federally funded projects, the costs or prices based on estimated costs for contracts under Federal award are allowable only to the extent that costs incurred or cost estimates included in negotiated prices would be allowable for the non-federal entity under 2 CFR 200 Subpart E.\(^{26}\)

Cost Practices Prohibited: "The cost plus a percentage of cost and percentage of construction cost methods of contracting must not be used."\(^{27}\)

Time-and-Materials Contracts:\(^{28}\) A time-and-materials contract may be used only:

a.) After a determination that no other contract payment type is suitable, and
b.) If the contract includes a ceiling price that the contractor exceeds at its own risk.

Time and material type contract means a contract whose cost to SHA is the sum of:

(i) The actual cost of materials; and

(ii) Direct labor hours charged at fixed hourly rates that reflect wages, general and administrative expenses, and profit.

This calculation generates an open-ended contract price which provides no incentive to the contractor for cost control or labor efficiency. Each time and material contract must, therefore, set a ceiling price that the contractor exceeds at its own risk. Further, in awarding such a contract, the contract must provide a high degree of oversight to assure that the contractor is using efficient methods and effective cost controls.

\(^{26}\) 2 CFR §200.323(c)  
\(^{27}\) 2 CFR §200.323(d)  
\(^{28}\) 2 CFR §200.318(j)(1) - §200.318(j)(2)
Chapter 9: GOODS, SUPPLIES, EQUIPMENT, MATERIALS

9.010 General

This Chapter deals primarily with the purchase of goods, supplies, equipment, materials, and certain non-consultant services, and is frequently referred to as “goods and supplies.” Generally, goods and supplies are obtained through the use of a Purchase Order. In addition, certain services, depending on their type and nature, may be obtained through the use of a Purchase Order, provided there is an adequate written scope of work and subject to the approval of the Contracting and Procurement Manager.

9.020 Informal Solicitations

1. **Definition:** The procurements costing $150,000 or less qualify as “small purchases” that are not subject to formal advertising as part of the selection process (2 CFR §200.320(b)).

2. Solicitation requirements for federally funded and non-federally funded contracts:

<table>
<thead>
<tr>
<th>Federal Funding</th>
<th>Non-Federal Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Good/Supplies</strong></td>
<td><strong>Dollar Limit</strong></td>
</tr>
<tr>
<td>$3,000 or less</td>
<td>May solicit 1 quote and select if price is reasonable.</td>
</tr>
<tr>
<td>$3,001-$150,000</td>
<td>Solicit a minimum of 3 or more quotes.</td>
</tr>
<tr>
<td>Over $150,000</td>
<td>Formally advertised.</td>
</tr>
</tbody>
</table>

The use of Blanket Contracts is encouraged to ensure competitive pricing that has already been secured and such contracts should be equitably distributed among vendors.

3. **Evaluation Criteria:**

a.) Except as provided in Chapter 17 of these Policies, price shall be used as the primary evaluation criterion and quotations must be obtained from an adequate number of qualified sources.\(^{29}\)

b.) The geographic location of vendors submitting bids may not be used as an evaluation criterion.\(^{30}\)

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\(^{29}\) 2 CFR §200.320(b)

\(^{30}\) 2 CFR §200.319(b): “The non-Federal entity(SHA) must conduct procurements in a manner that prohibits the use of statutorily or administratively imposed state or local geographical preferences in the
Chapter 9: GOODS, SUPPLIES, EQUIPMENT, MATERIALS

4. Department Responsibilities:

a.) Department Directors are responsible for ensuring that Project Managers develop and provide “a clear and accurate description of the technical requirements” of the item(s) to be purchased through a Purchase Order.

b.) Department Directors shall ensure that product descriptions on Purchase Requisitions do not unduly restrict competition. The description shall include a statement of the qualitative nature of the material, product or service to be procured and, when necessary, must set forth those minimum essential characteristics and standards to which it must conform if it is to satisfy its intended use. Detailed product specifications should be avoided. When it is impractical or uneconomical to make a clear and accurate description of the technical requirements, a “brand name or equivalent” description may be used as a means to define the performance or other salient requirements of procurement. The specific features of the named brand which must be met by offers must be clearly stated.

c.) For purchases of $10,000 or more, Department Directors shall ensure that an Independent Cost Estimate is developed for the goods sought prior to issuance of a solicitation for bids or quotations, provided however, that for standard, commercially available items, the purpose of an Independent Cost Estimate is fulfilled by obtaining and comparing prices from vendors (Price Analysis), and no separate Independent Cost Estimate shall be required.

5. Purchasing Division Responsibilities:

The Purchasing Division shall:

a.) Review Purchase Requisitions submitted to ensure that they have been approved by an individual with sufficient Expenditure Authority.

b.) Review Purchase Requisitions to ensure that the goods sought are described in sufficient detail to price the item(s).

1. Informal Solicitation Requirements:

a.) In order to ensure adequate and sufficient competition in obtaining goods and supplies valued at more than $3,000 for federally funded purchases and more than $10,000 for non-federally funded purchases, at least three vendors must be solicited. Under special circumstances and for good and sufficient reasons, the evaluation of bids or proposals, except in those cases where applicable Federal statutes expressly mandate or encourage geographic preference. Nothing in this section preempts state licensing laws.”

31 2 CFR §200.319(c)(1): “The non-Federal entity (SHA) must have written procedures for procurement transactions. These procedures must ensure that all solicitations incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured.”

32 2 CFR §200.319(c)(1)

33 2 CFR §200.323(a)

34 2 CFR §200.320(d)(2): “Proposals must be solicited from an adequate number of qualified sources.”
Contracting and Procurement Manager may approve solicitation of just two vendors.

b.) SHA encourages the use of WMBE and Section 3 firms as vendors. Where possible, WMBE or Section 3 firm shall be solicited for each procurement valued at more than $3,000 for federally funded purchases and more than $10,000 for non-federally funded purchases.

c.) Price quotations may be received orally, by fax, e-mail or other means. The decision about whether to request and receive price quotations orally or in writing shall be made by the Contracting and Procurement Manager based on the complexity of the solicitation. Simple solicitations may be handled orally, while more complex ones should be handled in writing. Any solicitation for goods which must be manufactured or assembled specifically for SHA, or for which installation is a component, should generally be transmitted and responses received in writing.

d.) In soliciting prices for goods valued at more than $3,000 for federally funded purchase and more than $10,000 for non-federally funded purchase, the Purchasing Division shall allow a sufficient length of time for vendors to prepare and submit their prices.

6. Cost or Price Analysis:

a.) Department Directors shall ensure that an adequate and sufficient Cost Analysis or Price Analysis is conducted that demonstrates the reasonableness of the proposed contract amount (see Chapter 8 of these Policies for further information). The Cost Analysis or Price Analysis must be in writing for all contracts costing more than $10,000.

7. Non-Competitive Procurements: Refer to Chapter 17 of these Policies for information on Sole Source, Emergency, and Single Response to a solicitation.

8. Informal Solicitation Threshold: An informal solicitation may be used only for buying goods and supplies that will cost $150,000 or less. Based on using an informal solicitation process, no contract may be awarded where the contract amount exceeds $150,000, and payments during the life of the contract (including change orders) may not exceed $150,000. In the event that additional goods and supplies are required under a contract that was based on an informal solicitation, such that the amount of payments would exceed $150,000, a competitive selection process must be conducted for those additional goods and supplies and a contract executed. In no event shall the amount of a contract based on an informal solicitation exceed $150,000.

35 2 CFR §200.321. See also Chapter 22 of these Policies.
36 2 CFR §200.323(a)
37 The $150,000 threshold is based on actual cost, not estimated cost.
Chapter 9: GOODS, SUPPLIES, EQUIPMENT, MATERIALS


9.030 Invitations to Bid

1. Definition: An Invitation to Bid (ITB) is a formally advertised and competitive selection process used for obtaining goods and supplies that will cost more than $150,000, where award is made based on the lowest price submitted by a responsible bidder with a responsive bid.

2. When to Use ITBs: Generally, vendors providing goods, supplies, equipment, materials, and some services should be selected based on competitive bids. If the following criteria are met, an ITB should be utilized:

   a.) The amount of the procurement, including any potential change orders, will cost more than $150,000.

   b.) A complete, adequate, and realistic specification or purchase description is available.

   c.) Two or more responsible bidders are willing and able to compete effectively for the work.

   d.) The project lends itself to a firm fixed price contract, and the selection of the successful bidder can be made principally on the basis of price.

3. Evaluation Criteria:

   a.) Price shall be the evaluation criterion used, provided the bid is submitted by a responsible bidder with a responsive bid.

   b.) The geographic location of vendors submitting prices may not be used as an evaluation criterion.

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38 2 CFR §200.320(c)(2)(i): “The invitation for bids will be publicly advertised…”

39 The use in 2 CFR §200.320(c)(1)(iii) of the phrase “selection of the successful bidder can be made principally on the basis of price” refers not to price being one of many evaluation criteria, but that price is the only factor provided the bid is responsive and the bidder is responsible.

40 These criteria are adapted slightly from the language contained in 2 CFR §200.320(c).

41 The use in 2 CFR §200.320(c)(1)(iii) of the phrase “selection of the successful bidder can be made principally on the basis of price” refers not to price being one of many evaluation criteria, but that price is the only factor provided the bid is responsive and the bidder is responsible.

42 2 CFR §200.320(c)(1)(iii): The “selection of the successful bidder can be made principally on the basis of price.” This phrase refers not to price being one of many evaluation criteria, but that price is the only factor provided the bid is responsive and the bidder is responsible.

43 2 CFR §200.319(b): “The non-Federal entity (SHA) must conduct procurements in a manner that prohibits the use of statutorily or administratively imposed state or local geographical preferences in the
Chapter 9: GOODS, SUPPLIES, EQUIPMENT, MATERIALS

4. Department Responsibilities:

a.) Department Directors are responsible for ensuring that Project Managers develop and write the following for an ITB:

- Sufficiently detailed, clear, and accurate description of the product to be provided and/or scope of work to be performed.\(^\text{44}\)
- Evaluation criteria, including weighting of each criterion, where price is used as the only criterion.\(^\text{45}\)
- List of items to be submitted with the bid.

b.) Department Directors shall ensure that product descriptions on Purchase Requisitions and in ITBs do not unduly restrict competition. “The description may include a statement of the qualitative nature of the material, product, or service to be procured, and when necessary, shall set forth those minimum essential characteristics and standards to which it must conform if it is to satisfy its intended use. Detailed product specifications should be avoided if at all possible. When it is impractical or uneconomical to make a clear and accurate description of the technical requirements, a brand name or equal description may be used as a means to define the performance or other salient requirements of a material, product, or service. The specific features of the named brand which must be met shall be clearly stated.”\(^\text{46}\)

c.) Department Directors shall ensure that an Independent Cost Estimate is developed for obtaining goods and supplies prior to issuance of an ITB, provided however, that for standard, commercially available items, the purpose of an Independent Cost Estimate is fulfilled by obtaining and comparing prices from vendors (Price Analysis), and no separate Independent Cost Estimate shall be required.\(^\text{47}\)

5. Purchasing Division Responsibilities: The Purchasing Division shall:

a.) Establish standard ITB documents to be used throughout SHA.

b.) Advertise all ITBs.

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\(^{44}\) 2 CFR §200.319(c)(1): The Non-Federal entity (SHA) must have written selection procedures for procurement transactions. These procedures will ensure that all solicitations incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured.

\(^{45}\) 2 CFR §200.319(c)(2): Procurement procedures will ensure that all solicitations “identify all requirements which the offerors must fulfill and all other factors to be used in evaluating bids or proposals.”

\(^{46}\) 2 CFR §200.319(c)(1)

\(^{47}\) 2 CFR §200.323(a)
c.) Review and approve each ITB before it is sent to vendors to ensure that it is clear, consistent with requirements, and promotes competition.

6. Solicitation Requirements:

a.) ITBs will be publicly advertised in, but is not limited to, the Seattle Daily Journal of Commerce newspaper.\(^{48}\)

b.) SHA encourages the use of WMBE and Section 3 firms as vendors.\(^{49}\) Where possible, WMBE or Section 3 firm shall be solicited for each ITB.

c.) ITBs should be advertised and available for review by vendors for a sufficient length of time to provide vendors with adequate time to prepare and submit bids.\(^{50}\)

- The length of time shall be determined based on a number of factors, including but not limited to, the estimated dollar value of the work to be performed or goods provided, and the complexity of the procurement.

- Generally, it is expected that ITBs will be advertised and available for review by vendors for 25 calendar days before bids are due. However, dependent upon the particular procurement, the Contracting and Procurement Manager may determine that adequate competition and preparation and submission of bids may be accomplished in a shorter period of time, and the 25 calendar day guideline may be adjusted appropriately.

  o The Contracting and Procurement Manager, in consultation with the applicable Department Director, shall make the final decision on the length of time an ITB is advertised.

7. Evaluation and Award:

a.) Price shall be used as the evaluation criterion. This shall be identified in the ITB.

b.) Department Directors shall ensure that an adequate and sufficient Cost Analysis or Price Analysis is conducted that demonstrates the reasonableness of the proposed contract amount (see Chapter 8 of these Policies for further information).\(^{51}\)

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\(^{48}\) 2 CFR §200.320(c)(2)(i): The invitation for bids will be publicly advertised…” Where known, additional vendors shall also be solicited [2 CFR §200.320(c)(2)(i)].

\(^{49}\) 2 CFR §200.321. See also Chapter 22 of these Policies.

\(^{50}\) 2 CFR §200.320(c)(2)(i): The Invitation to Bid shall provide vendors with “sufficient response time prior to the date set for opening the bids.”

\(^{51}\) 2 CFR §200.323(a)
Chapter 9: GOODS, SUPPLIES, EQUIPMENT, MATERIALS

c.) Refer to Chapter 17 of these Policies for information on Sole Source, Emergency, and Single Response to a solicitation.

8. Federal Contract Provisions: Federally funded contracts resulting from selection based on an Invitation to Bid shall contain, where applicable, contract provisions as described below:

(A) Contracts for more than the simplified acquisition threshold currently set at $150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

(B) All contracts in excess of $10,000 must address termination for cause and for convenience by SHA including the manner by which it will be effected and the basis for settlement.


(D) Davis-Bacon Act, as amended (40 U.S.C.3141–3148). All prime construction contracts in excess of $2,000 awarded by SHA must include a provision for compliance with the Davis-Bacon Act (40 U.S.C.3141–3144, and 3146–3148) as supplemented by Department of Labor regulations (29 CFR Part 5, “Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction”). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. SHA must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. SHA must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland “Anti-Kickback” Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, “Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States”). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means, any person employed in
Chapter 9: GOODS, SUPPLIES, EQUIPMENT, MATERIALS

the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. SHA must report all suspected or reported violations to the Federal awarding agency.

(E) Contract Work Hours and Safety Standards Act (40 U.S.C. 3701–3708). Where applicable, all contracts awarded by SHA in excess of $100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

(F) Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of “funding agreement” under 37 CFR § 401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that “funding agreement,” the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, “Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements,” and any implementing regulations issued by the awarding agency.

(G) Clean Air Act (42 U.S.C. 7401–7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251–1387), as amended—Contracts and subgrants of amounts in excess of $150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401–7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C.1251–1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

(H) Mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (42 U.S.C. 6201).

(I) Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide Excluded Parties List System in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR Part 1986 Comp., p. 189) and 12689 (3 CFR Part 1989 Comp., p. 235),
Chapter 9: GOODS, SUPPLIES, EQUIPMENT, MATERIALS

“Debarment and Suspension.” The Excluded Parties List System in SAM contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.


(K) Procurement of recovered materials: SHA and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds $10,000 or the value of the quantity acquired by the preceding fiscal year exceeded $10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

9.040 Request for Proposals

1. **Definition:** A Request for Proposals (RFP) is a formally advertised and competitive selection process used for obtaining services from a Service Provider that will cost more than $150,000, and where the evaluation and selection of a vendor cannot be based on price alone, but is based on established criteria that include price and other factors.

2. **When to Use RFPs:** For purposes of these Policies, a Service Provider is defined as a Consultant and the requirements and processes for using an RFP for a Service Provider are outlined in Chapter 10 of these Policies.

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52 2 CFR §200.320(d)(1): “Requests for proposals will be publicized…”
53 2 CFR §200.320(d): “The technique of competitive proposals…is generally used when conditions are not appropriate for the use of sealed bids.”
54 2 CFR §200.320(d)(1): “Requests for proposals will…identify all evaluation factors and their relative importance.”
55 2 CFR §200.320(d)(4): “Contracts must be awarded to the responsible firm whose proposal is most advantageous to the program, with price and other factors considered.”
Chapter 10: CONSULTANT AND OTHER SERVICES - $150,000 OR LESS

10.010 Purpose:

This Chapter outlines SHA’s informal procurement policies and procedures for selecting consultants and other service providers for contracts valued at $150,000.00 or less. See Chapter 2, Definitions, for the meaning of terms contained in this Chapter.

10.020 Department Responsibilities:

a) Department Directors are responsible for ensuring that Project Managers develop and write the following for a proposed informal solicitation:

- Sufficiently detailed, clear, and accurate scope of work.\(^{56}\)
- Evaluation criteria, including weighting of each criterion.\(^{57}\)
- List of items to be submitted with the proposal.

b) For contracts greater than $25,000, Department Directors shall ensure that an Independent Cost Estimate is developed for the consultant services sought prior to receipt of any proposals. See Chapter 8 Ensuring Reasonable Costs for more information regarding Independent Cost Estimates.

c) Department Directors are responsible for administering the solicitation process, including but not limited to distribution of the solicitation materials to the consultants, issuing addenda, and receiving and evaluating proposals.

d) Department Directors are responsible for appointing an evaluation panel of at least three qualified members (including one person designated as the chair) to review and rate proposals received. Upon request from the Department Director, the Contracts and Procurement Manager may approve an alternate method for appointment of the evaluation panel. Generally, it is in SHA’s best interests for SHA staff to hold the majority position on panels that include non-SHA members.

e) Department Directors are responsible for preparing the recommendation for selection and negotiating the contract with the successful consultant.

f) Department Directors are responsible for administering the contract, including issuing payments and change orders.

\(^{56}\) 2 CFR §200.319(c)(1): The non-Federal entity (SHA) must have written selection procedures for procurement transactions. These procedures will ensure that all solicitations incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured."

\(^{57}\) 2 CFR §200.319(c)(2): Procurement procedures will ensure that all solicitations “identify all requirements which the offerors must fulfill and all other factors to be used in evaluating bids or proposals.”
Chapter 10: CONSULTANT AND OTHER SERVICES - $150,000 OR LESS

10.030 Purchasing Division Responsibilities:

a) Establish procedures and standard informal solicitation and contract documents to be used throughout SHA.

b) Review each informal solicitation before it is sent to consultants to ensure consistency with the established requirements.

c) Administer various contract requirements or activities as applicable, including but not limited to verifying eligibility to do business with SHA, encumbrance of contract funds, insurance, and social equity requirements.

d) Review and decide on any protests and/or appeals to the solicitation process.

10.040 Informal Solicitations - General

a) Informal Solicitation Threshold: An informal solicitation may be used only for those Consultant services that will cost $150,000 or less over the life of the contract (including change orders). Based on selection through an informal solicitation process, no contract may be awarded where the contract amount exceeds $150,000, and payments during the life of the contract may not exceed $150,000. In the event that additional services are required under a contract that was based on an informal solicitation, such that the amount of payments would exceed $150,000, a competitive selection process must be conducted for those additional services and a contract executed.

b) When to Use Informal Solicitation Process: While procurements of $150,000 or less may be conducted under less formal selection procedures, competition, including the use of price as one of the evaluation criteria, represents good public policy, and is required for all Consultant services more than $3,000 for federally funded projects and more than $25,000 for non-federally funded projects, unless it is an A & E consultant service in which case, price may not be used as an evaluation criteria, regardless of price.

SHA’s Consultant Roster Program is another informal solicitation tool available to departments. The listing of roster consultants is accessible through Ourhouse or SHA’s external webpages under the Business tab. In using the Roster, departments must rotate through the list to the extent possible to facilitate equitable distribution of the opportunities among the roster consultants.

c) For A & E Services: Consistent with State law, RCW 39.80, when using an informal solicitation process for A/E services, departments may only use the Consultant Roster Program. If the department elects not to use the Roster, they must follow the formal solicitation procedures outlined in Chapter 11, regardless of dollar value.

58 The $150,000 threshold is based on actual costs, not estimated costs.
d) Solicitation requirements for federally funded and non-federally funded contracts:

<table>
<thead>
<tr>
<th>Federal Funding</th>
<th>Non-Federal Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Consultant (non-A/E)</strong></td>
<td></td>
</tr>
<tr>
<td>Dollar Limit</td>
<td>Dollar Limit</td>
</tr>
<tr>
<td>$3,000 or less</td>
<td>May solicit 1 firm and select if price is reasonable. (Consultant Roster optional)</td>
</tr>
<tr>
<td>$3,001-$150,000</td>
<td>Solicit a minimum of 3 or more firms. (Consultant Roster optional)</td>
</tr>
<tr>
<td>Over $150,000</td>
<td>Formally advertised.</td>
</tr>
</tbody>
</table>

| **Consultant (A/E)** |                      |
| Dollar Limit    | Dollar Limit        |
| $150,000 or less| Solicit a minimum of 3 or more firms using Consultant Roster under A&E categories. |
| Note: If the department elects NOT to use the Roster, it must follow the formal solicitation procedure and formally advertise. |
| Over $150,000   | Formally advertised. |

Over $150,000 Formally advertised.

e) Solicitation opportunities for small contracts valued at $3,000 or less for federally funded projects or $25,000 or less for non-federally funded project shall be "equitably distribute[d]" among the consultants on SHA’s Consultant Roster Program.

10.050 Informal Solicitation Requirements:

a) In order to ensure adequate and sufficient competition in obtaining consultant services, at least three consultants must be solicited.\(^{59}\) Under special circumstances and for good and sufficient reasons, the Contracting and Procurement Manager may approve solicitation of just two consultants.

b) SHA provides opportunities to WMBE and Section 3 firms, when feasible.\(^{60}\) Where possible, WMBE and/or Section 3 firm shall be solicited for each informal solicitation.

\(^{59}\) 2 CFR §200.320(d)(2): “Proposals must be solicited from an adequate number of qualified sources.”

\(^{60}\) 2 CFR §200.321. See also Chapter 22 of these Policies.
c) The requirements and responses relating to most informal solicitations should be communicated in writing between SHA and the consultants. Where the requirements are simple and the selection decision can be made solely on the basis of price, a more streamlined solicitation process may be used for communicating requirements and receiving responses orally instead of in writing.

d) Informal solicitations should be available for review by consultants for a sufficient length of time to provide consultants with adequate time to prepare and submit proposals.

e) Procurement Procedures shall outline requirements for receipt of proposals, including, but not limited to, addressing to whom proposals should be submitted, the means of solicitation and proposal submission (electronic, hard copy, or oral), and deadlines for submission.

10.060 Evaluation Criteria:

1. Price:
   - *For non A & E Services:* Price shall be used as an evaluation criterion.\(^{61}\)
   - *For A & E Services:* Price may not be used as an evaluation criterion.

2. Experience:
   - *Experience* of the consultant, expertise and qualifications of staff to be used, along with availability to perform the services and other factors may also be used as evaluation criteria.

3. Geographic Location:
   - *For non A & E Services:* The geographic location of consultants submitting proposals may not be used as an evaluation criterion.\(^{62}\)
   - *For A & E Services:* The geographic location of A & E Consultants submitting qualifications may be used as an evaluation criterion provided that “its application leaves an appropriate number of qualified firms, given the nature and size of the project, to compete for the contract.”\(^{63}\)

10.070 Evaluation and Award:

a) Evaluation criteria shall be included in the informal solicitation, along with the weighting to be assigned to each criterion.

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61 2 CFR §200.320(b): “If small purchase procedures are used, price or rate quotations must be obtained from an adequate number of qualified sources.”

62 2 CFR §200.319(b) : “The non-Federal entity (SHA) must conduct procurements in a manner that prohibits the use of statutorily or administratively imposed state or local geographical preferences in the evaluation of bids or proposals, except in those cases where applicable Federal statutes expressly mandate or encourage geographic preference. Nothing in this section preempts state licensing laws.”

63 2 CFR §200.319(b)
b) The evaluation panel shall evaluate proposals received based only on the established criteria.

c) Generally, the highest ranking consultant shall be selected.  

d) SHA shall enter into negotiations with the highest ranking consultant in an effort to execute a Contract. In the event that negotiations are unsuccessful, SHA may proceed to select and negotiate with the next highest ranked Consultant.

e) Department Directors shall ensure that an adequate and sufficient Cost Analysis or Price Analysis is conducted that demonstrates the reasonableness of the proposed contract amount (see Chapter 8 of these Policies for further information). The Cost Analysis or Price Analysis must be in writing for all contracts over $25,000.

f) Contracts based on an informal solicitation shall normally be either based on a fixed-price, cost-reimbursement, or unit price model. The form of contract to be used shall either be the standard contract or roster contract/work order boilerplate.

g) Federally funded contracts shall contain, where applicable, contract language required by 2 CFR §200.326 as specified in Chapter 9, Section 9.030, item 8.

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64 2 CFR §200.320(d)(3): “The non-Federal entity (SHA) must have a written method for conducting technical evaluations of the proposals received and for selecting recipients.

65 2 CFR §200.320(d)(4): “Contracts must be awarded to the responsible firm whose proposal is most advantageous to the program.” This regulation is technically not applicable to an informal solicitation but it provides good guidance.

66 2 CFR §200.323(a)

67 2 CFR §200.320(d): “…either a fixed-price or cost-reimbursement type contract is awarded.” This regulation is technically not applicable to an informal solicitation but it provides good guidance.
Chapter 11: CONSULTANT AND OTHER SERVICES OVER $150,000

11.010 Purpose:

This Chapter outlines SHA’s policies and procedures for selecting consultants and other service providers for contracts valued at more than $150,000.00. The type of solicitation will depend on the scope of services to be performed and will either take the form of a Request for Proposal (RFP) or a Request for Qualification (RFQ) process as outlined in this Chapter. See Chapter 2, Definitions, for the meaning of terms contained in this Chapter.

11.020 Department Responsibilities:

a) Department Directors are responsible for ensuring that Project Managers develop and write the following for a RFP or RFQ:
   - Sufficiently detailed, clear, and accurate scope of work.  
   - Evaluation criteria, including weighting of each criterion.
   - List of items to be submitted with the proposal/submittal.

b) Department Directors shall ensure that an Independent Cost Estimate is developed for the work prior to issuance of an RFP/RFQ.

c) Department Directors are responsible for appointing an evaluation panel of at least three qualified members (including one person designated as the chair) to review and rate proposals received. Generally, it is in SHA’s best interest for SHA staff to hold the majority position on panels that include non-SHA members.

11.030 Purchasing Division Responsibilities:

a) Establish standard RFP/RFQ documents to be used throughout SHA.

b) Advertise the RFP/RFQ.

c) Review and approve each RFP/RFQ before it is made available to consultants to ensure that it is clear, consistent with requirements, and promotes competition.

d) Distribute the RFP/RFQ and addenda.

e) Receive proposals submitted in response to RFPs and RFQs.

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68 2 CFR §200.319(c)(1): The non-Federal entity (SHA) must have written selection procedures for procurement transactions. These procedures will ensure that all solicitations incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured.

69 2 CFR §200.323(a)
Chapter 11: CONSULTANT AND OTHER SERVICES OVER $150,000

f) Be eligible to serve as coordinator and facilitator of the evaluation panel.

g) Prepare the Contract based on negotiations.

11.040 Solicitation Requirements:

a) RFPs and RFQs will be publicly advertised in, but is not limited to, the Seattle Daily Journal of Commerce newspaper.\(^{70}\)

b) SHA encourages the use of WMBEs and Section 3 firms as consultants.\(^{71}\) Where possible, WMBE or Section 3 firm shall be solicited for each RFP/RFQ.

c) RFPs and RFQs should be advertised and available for review by consultants for a sufficient length of time to provide consultants with adequate time to prepare and submit proposals.

d) The length of time shall be determined based on a number of factors, including but not limited to, the estimated dollar value of the work to be performed, the complexity of the work, the degree to which SHA is requesting consultants to develop a proposal or project approach versus merely providing information about qualifications, experience, and availability.

e) Generally, it is expected that RFPs/RFQs will be advertised and available for review by consultants for 25 calendar days before proposals are due. However, dependent upon the particular procurement, the Contracting and Procurement Manager may determine that adequate competition and preparation and submission of proposals may be accomplished in a shorter period of time, and the 25 calendar day guideline may be adjusted appropriately.

f) The Contracting and Procurement Manager, in consultation with the applicable Department Director, shall make the final decision on the length of time an RFP/RFQ is advertised.

g) Procurement Procedures shall outline requirements for receipt of proposals,\(^{72}\) including, but not limited to, addressing to whom proposals should be submitted, the means of solicitation and proposal submission (electronic or hard copy), and deadlines for submission.\(^{73}\)

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\(^{70}\) 2 CFR §200.320(d)(1): “Requests for proposals will be publicized….”

\(^{71}\) 2 CFR §200.321. See also Chapter 22 of these Policies.

\(^{72}\) 2 CFR §200.320(d)(1): “Any response to publicized requests for proposals must be considered to the maximum extent practical.”

\(^{73}\) 2 CFR §200.320(d)(1): Notwithstanding this regulation (“Any response to publicized requests for proposals must be considered to the maximum extent practical.”), Procurement Procedures shall establish and define the priority of submission of proposals by the required deadline.
Chapter 11: CONSULTANT AND OTHER SERVICES OVER $150,000

11.050 Evaluation Criteria:

1. Price:
   - *For non A & E Services*: Price shall be used as an evaluation criterion.\(^{74}\)
   - *For A & E Services*: Price may not be used as an evaluation criterion.

2. Experience:
   - Experience of the consultant, expertise and qualifications of staff to be used, along with availability to perform the services and other factors may also be used as evaluation criteria.

3. Geographic Location:
   - *For non A & E Services*: The geographic location of Consultants submitting proposals may not be used as an evaluation criterion.\(^{75}\)
   - *For A & E Services*: The geographic location of A & E Consultants submitting qualifications may be used as an evaluation criterion provided that “its application leaves an appropriate number of qualified firms, given the nature and size of the project, to compete for the contract.”\(^{76}\)

11.060 Evaluation and Award:

a) Evaluation criteria and the relative weight of each criterion shall be included in the RFP/RFQ.\(^{77}\)

b) The evaluation panel appointed by the Department Director shall evaluate proposals received based *only* on the established criteria and upon the proposal submitted.\(^{78}\)

c) Generally, the highest ranking consultant shall be selected.

d) SHA shall enter into negotiations with the highest ranked consultant in an effort to execute a Contract.\(^{79}\) In the event that negotiations are unsuccessful, SHA may proceed to negotiate with the next highest ranked Consultant.

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\(^{74}\) 2 CFR §200.320(d)(4): "Contracts must be awarded to the responsible firm whose proposal is most advantageous to the program, with price and other factors considered."

\(^{75}\) 2 CFR §200.319(b): "The non-Federal entity (SHA) must conduct procurements in a manner that prohibits the use of statutorily or administratively imposed state or local geographical preferences in the evaluation of bids or proposals, except in those cases where applicable Federal statutes expressly mandate or encourage geographic preference. Nothing in this section preempts state licensing laws."

\(^{76}\) 2 CFR §200.319(b)

\(^{77}\) 2 CFR §200.320(d)(1): "Requests for proposals will be publicized and identify all evaluation factors and their relative importance."

\(^{78}\) 2 CFR §200.320(d)(3): "The non-Federal entity (SHA) must have a written method for conducting technical evaluations of the proposals received and for selecting recipients."

\(^{79}\) 2 CFR §200.320(d)(4): "Contracts must be awarded to the responsible firm whose proposal is most advantageous to the program."
Chapter 11: CONSULTANT AND OTHER SERVICES OVER $150,000

e) Department Directors shall ensure that an adequate and sufficient Cost Analysis or Price Analysis is conducted that demonstrates the reasonableness of the proposed contract amount (see Chapter 8 of these Policies for further information).  

f) Contracts based on an RFP/RFQ shall normally be either based on a fixed-price or a cost-reimbursement model. 

g) Federal Contract Provisions: Federally funded contracts shall contain, where applicable, contract language required by 2 CFR §200.326 as specified in Chapter 9, Section 9.030, item 8.

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80 2 CFR §200.323(a)
81 2 CFR §200.320(d): “…either a fixed-price or cost-reimbursement type contract is awarded.”
Chapter 12: CONSTRUCTION AND MAINTENANCE

12.010 Bids versus Proposals

Generally, contractors for construction and maintenance projects should be selected based on competitive bids (evaluated solely upon price) instead of proposals (evaluated on price and other factors). If the following criteria are met, competitive bidding should be utilized:

1. A complete, adequate, and realistic specification is available.

2. Two or more responsible bidders are willing and able to compete effectively for the work.

3. The project lends itself to a firm fixed-price contract, and the selection of the successful bidder can be made principally on the basis of price.

12.020 Selection Methodologies

1. Design, Bid, Build: Generally, most construction projects will employ a selection methodology in which a separate designer and contractor are hired to complete the project. Under the traditional “Design, Bid, Build” system, an Invitation to Bid will be advertised, competitive bids will be received, and the project will be awarded to the lowest responsive bid submitted by a responsible bidder.

2. Alternate Selection Methodologies: When the criteria in 2 CFR §200.320(c)(1) are not applicable, SHA may elect to use alternate solicitation methods for the selection of a Contractor, which may include such methodologies as the General Contractor Construction Manager (GC/CM), Request for Competitive Proposals (RFCP), or Design-Build (DB) model. In such a situation, the Contractor’s price is evaluated along with other criteria relating the contractor’s abilities to perform the contract. The standard form of solicitation used is the Proposal method.

Value Engineering: Value Engineering, the systematic and creative analysis of each contract item or task to ensure that its essential function is provided at the overall lowest cost, is one of the tasks that the Contractor may be asked to perform on a Contract.

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82 These criteria are adapted slightly from the language contained in 2 CFR §200.320(c).
83 The use in 2 CFR §200.320(c)(1)(iii) of the phrase “selection of the successful bidder can be made principally on the basis of price” refers not to price being one of many evaluation criteria, but that price is the only factor provided the bid is responsive and the bidder is responsible.
84 While Chapter 39.10 RCW does not list SHA as an agency authorized to utilize the GC/CM methodology for “public works,” Chapter 35.82 RCW, the Housing Authorities Law, authorizes SHA to conduct “housing projects” and does not define such construction projects contracted for by a housing authority as “public works.” Thus, SHA, as a housing authority, is not currently subject to the requirements or restrictions imposed by Chapter 39.10 RCW.
85 2 CFR §200.318(g) encourages the use of Value Engineering.
12.030 Small Works Roster (Informal Solicitation)

1. **Definition**: The Small Works Roster was established under the authority of RCW 39.04.155. Seattle Housing Authority utilizes the Municipal Research and Services Center (MRSC) roster service, including its Small Works Roster for construction. The Roster permits SHA to select a contractor for certain construction projects without otherwise publicly advertising the work, but by following the process outlined in State law for soliciting bids from contractors on the Roster.\(^6^\)

2. **Annual Advertisement**: Consistent with the requirements of State law, MRSC annually publishes an advertisement inviting contractors to apply for the Roster. This advertisement identifies SHA as a participating Agency. Contractors may apply for the MRSC Roster anytime during the year. See 2 CFR §200.319(d).

   **Note**: The sentence in the regulation ("Also, The non-Federal entity (SHA) must not preclude potential bidders from qualifying during the solicitation period.") does not apply directly to the use of the Small Works Roster since placement on the Roster is required by State law prior to soliciting bids for non-federally funded projects. In the event that the Roster is used as a tool for obtaining the names of contractors on federally funded projects, additional names may be added to the Roster after solicitation.

3. **Solicitation requirements for federally funded and non-federally funded contracts**:

<table>
<thead>
<tr>
<th>Federal Funding</th>
<th>Non-Federal Funding</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Dollar Limit</strong></td>
<td><strong>Construction/Maintenance</strong></td>
</tr>
<tr>
<td>$2,000 or less</td>
<td>May solicit 1 firm using Small Works Roster and select if pricing is reasonable.</td>
</tr>
<tr>
<td>$2,001-$150,000</td>
<td>Solicit a minimum of 3 or more firms using Small Works Roster and equitably distribute work.</td>
</tr>
<tr>
<td>$150,001-$300,000</td>
<td>Formally advertised.</td>
</tr>
<tr>
<td>Over $300,000</td>
<td>Formally advertised.</td>
</tr>
</tbody>
</table>

\(^6^\) SHA’s Small Works Roster was established under the authority of RCW 39.04.155. In 2013, SHA joined Municipal Research Service Center (MRSC) which allows us to access MRSC rosters, including its Small Works Roster for construction.
4. Specifications and Contracts:

a.) **Bid Guarantee:** Specifications shall indicate whether bidders must submit a bid guarantee with their bid in an amount not less than five percent of the amount bid. For projects of $150,000 or less, the bid guarantee requirement may be waived and not included in bidding documents.\(^{87}\)

b.) **Contract Bond:** Specifications shall require the successful contractor to submit a Payment and Performance Bond (Contract Bond) or a separate Payment Bond and a separate Performance Bond in the amount of 100% of the awarded contract amount,\(^{88}\) provided, however, consistent with RCW 39.04.155, that SHA may waive the requirement for obtaining a Payment and Performance Bond for a project estimated to cost $35,000 or less.

c.) **Retainage:** Consistent with the requirements of Chapter 60.28 RCW, SHA shall withhold retainage from the contractor in the amount of 5% of each payment to the contractor, provided, however, consistent with RCW 39.04.155, that SHA may waive the requirement to withhold retainage for a project estimated to cost $35,000 or less. As an alternative to withholding retainage, State law permits the contractor to submit a bond in lieu of retainage.

d) **Prevailing Wages:** Specifications shall require the payment of applicable prevailing wages, and contracts shall identify the wage schedule applicable to the project by including a copy of the wages or by incorporating the wages by reference. When the applicable schedule is referenced, the contract shall include instructions for accessing the wage schedule.

e) **Federal Contract Provisions:** Federally funded contracts shall contain, where applicable, contract language required by 2 CFR §200.326 as specified in Chapter 9, Section 9.030, item 8.

5. **Non-Competitive Procurements:** Refer to Chapter 17 of these Policies for information on Sole Source, Emergency, and Single Response to a solicitation.

6. **Department Responsibilities:**

\(^{87}\) 2 CFR §200.325(a)

\(^{88}\) 2 CFR §200.325(b): “A performance bond on the part of the contractor for 100 percent of the contract price. A ‘performance bond’ is one executed in connection with a contract to secure fulfillment of all the contractor’s obligations under such contract.” 2 CFR §200.325(c): “A payment bond on the part of the contractor for 100 percent of the contract price. A ‘payment bond’ is one executed in connection with a contract to assure payment as required by law of all persons supplying labor and material in the execution of the work provide for in the contract.” See also Chapter 39.08 RCW (Contractor’s Bond).
Chapter 12: CONSTRUCTION AND MAINTENANCE

a) Department Directors are responsible for ensuring that Project Managers develop sufficiently detailed, clear, and accurate drawings and specifications for a project to permit fair and consistent competition, or that the Project Manager reviews the drawings and specifications developed by an outside consultant.

b) Department Directors shall ensure that the drawings and specifications do not unduly restrict competition to certain brand name products. “The description may include a statement of the qualitative nature of the material, product, or service to be procured, and when necessary, shall set forth those minimum essential characteristics and standards to which it must conform if it is to satisfy its intended use. Detailed product specifications should be avoided if at all possible. When it is impractical or uneconomical to make a clear and accurate description of the technical requirements, a brand name or equal description may be used as a means to define the performance or other salient requirements of a material, product, or service. The specific features of the named brand which must be met...shall be clearly stated.”

c) For contracts of $10,000 or more, Department Directors shall ensure that an Independent Cost Estimate is developed for the services sought prior to receipt of any bids.

d) Department Directors are responsible for ensuring that only bids received by the published deadline are considered for evaluation.

e) Department Directors are responsible for reviewing the bidder evaluation performed by the Project Manager to ensure that the bidder under consideration for award is a responsible bidder.

7. Purchasing Division Responsibilities: The Purchasing Division shall:

a) Establish standard construction bidding documents to be used throughout SHA.

b) Review and approve each informal solicitation before it is made available to contractors to ensure that it is clear, consistent with requirements, and promotes competition.

c) Evaluate bids for responsiveness to the specifications.

89 2 CFR §200.319(c)(1): The non-Federal entity (SHA) must have written selection procedures for procurement transactions. These procedures will ensure that all solicitations incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured.”

90 2 CFR §200.320(c)(2)(i): “The invitation for bids, which will include any specifications and pertinent attachments, must define the items or services in order for the bidder to properly respond.” See also 2 CFR §200.319(c)(2): “Procurement procedures will ensure that all solicitations “identify all requirements which the offerors must fulfill and all other factors to be used in evaluating bids or proposals.”

91 2 CFR §200.319(c)(1)
Chapter 12: CONSTRUCTION AND MAINTENANCE

d) Assist Project Managers in evaluating the responsibility of a bidder, and make final decision on bidder responsibility.

8. Solicitation Requirements:

Unless the Contracting and Procurement Manager or Chief Financial Officer approves of an alternate solicitation method, the Small Works Roster shall be used for obtaining bids for all informal solicitations.

a) For contracts estimated to cost more than $2,000 for federally funded projects and more than $10,000 for non-federally funded project, bids will be solicited consistent with the procedures in State law regarding the Small Works Roster, and with the requirements of 2 CFR §200.317 through §200.326 for “small purchases,” which requires that “price or rate quotations…be obtained from an adequate number of qualified sources.”

b) Informal Solicitations should be available for review by contractors for a sufficient length of time to provide contractors with adequate time to prepare and submit their bids.

- The length of time shall be determined based on a number of factors, including but not limited to, the estimated dollar value of the work to be performed, the complexity of the work, and general market conditions at the time.
- Generally, it is expected that an informal solicitation will be available for review by contractors for a minimum of 5 calendar days before bids are due.
- The Contracting and Procurement Manager, in consultation with the applicable Department Director, shall make the final decision on the length of time an Informal Solicitation is under review by contractors.

c) SHA encourages the use of WMBE and Section 3 firms as contractors and subcontractors. Where possible, WMBE or Section 3 firm shall be included in the solicitation.

d) All bids received by the required deadline will be evaluated.

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92 2 CFR §200.320(b). This regulation requires that “if small purchase procedures are used, price or rate quotations shall be obtained from an adequate number of qualified sources.” In adopting these Policies, SHA has determined that one source represents “an adequate number” for solicitations under $2,000.

93 2 CFR §200.320(c)(2)(i): The ITB shall provide contractors “sufficient response time prior to the date set for opening the bids.”

94 2 CFR §200.321. See also Chapter 22 of these Policies.
Chapter 12: CONSTRUCTION AND MAINTENANCE

e) Procurement Procedures shall outline requirements for receipt of bids, including, but not limited to, addressing where bids should be submitted, and deadlines for submission.

9. Evaluation and Award:

a) The Purchasing Division shall evaluate whether the bids submitted are responsive to the specifications.95

b) The Project Manager and Purchasing Division shall evaluate whether the bidder submitting the lowest responsive bid is a responsible bidder. Responsibility analysis includes, but is not limited to, verifying contractor compliance with the bidder responsibility requirements of RCW 39.04.350, as well as issues related to the capability of the bidder to successfully complete the work (based on a review of past performance and other factors), financial stability, personnel, equipment, etc.96

c) If a contract based on an informal solicitation is to be awarded, it shall be awarded only to a responsible bidder submitting the lowest responsive bid. 97

d) The geographic location of contractors may not be used as an evaluation criterion.98

e) SHA shall reserve the right to reject any or all bids “if there is a sound documented reason.”99

f) Contracts shall be for a firm fixed-price based on either a lump sum amount or the summation of unit prices.100 On a unit price contract, SHA shall pay the

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95 2 CFR §200.320(c): The bid must conform “with all the material terms and conditions of the invitation for bids.”
96 2 CFR §200.318(h): “The non-Federal entity (SHA) must award contracts only to responsible contractors possessing the ability to perform successfully under the terms and conditions of a proposed procurement. Consideration will be given to such matters as contractor integrity, compliance with public policy, record of past performance, and financial and technical resources.”
97 2 CFR §200.320(c)(2)(iv): “A firm fixed-price contract award will be made in writing to the lowest and responsive and responsible bidder.” The regulation cited here is not stated accurately: bids are responsive while bidders are responsible. The cited regulation does not control solicitation of contracts of $150,000 or less, but it does offer good guidance regarding evaluation of responsiveness and responsibility.
98 2 CFR §200.319(b)
99 2 CFR §200.320(c)(2)(v). Technically, this regulation does not apply to contracts of $150,000 or less but nevertheless offers good guidance.
100 2 CFR §200.320(c): “…a firm-fixed-price contract (lump sum or unit price) is awarded to the responsible bidder…” Technically, this regulation does not apply to contracts of $150,000 or less but nevertheless offers good guidance.
contractor only for actual quantities installed, and thus the awarded contract amount may vary from the actual amount paid to the contractor.

**12.040 Formal Solicitation (ITB or Alternate Proposal method)**

1. An Invitation to Bid (ITB) or Proposal method is a formally advertised competitive selection process used for obtaining construction and maintenance services that will cost more than $150,000. **Note:** A project funded with non-federal funds may, however, under the provisions of State law, utilize the Small Works Roster process (not requiring formal advertising) for projects valued at $300,000 or less.102

2. **Specifications and Contracts:**

   a.) **Bid/Proposal Guarantee:** Specifications shall require that bidders submit a bid guarantee with their bid/proposal in an amount not less than five percent of the total amount bid (the maximum dollar amount that could be awarded when additives and alternates are considered).103

   b) **Contract Bond:** Specifications shall require the successful contractor to submit a Payment and Performance Bond (Contract Bond) or a separate Payment Bond and a separate Performance Bond in the amount of 100% of the awarded contract amount.104

   c) **Prevailing Wages:** Specifications shall require the payment of applicable prevailing wages and contracts shall include a copy of such wage rates.

   **Federal Contract Provisions:** Federally funded contracts shall contain contract language required by 2 CFR §200.326 as specified in Chapter 9, Section 9.030, item 8.

3. **Non-Competitive Procurements:** Refer to Chapter 17 of these Policies for information on Sole Source, Emergency, and Single Response to a solicitation.

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101 2 CFR §200.320(c)(2)(i): “The invitation for bids will be publicly advertised…”
102 RCW 39.04.155
103 2 CFR §200.325(a): “A bid guarantee from each bidder equivalent to five percent of the bid price. The ‘bid guarantee’ must consist of a firm commitment such as a bid bond, certified check, or other negotiable instrument accompanying a bid as assurance that the bidder will, upon acceptance of his bid, execute such contractual documents as may be required within the time specified.”
104 2 CFR §200.325(b): “A performance bond on the part of the contractor for 100 percent of the contract price. A ‘performance bond’ is one executed in connection with a contract to secure fulfillment of all the contractor’s obligations under such contract.” 2 CFR §200.325(c): “A payment bond on the part of the contractor for 100 percent of the contract price. A ‘payment bond’ is one executed in connection with a contract to assure payment as required by law of all persons supplying labor and material in the execution of the work provide for in the contract.” See also Chapter 39.08 RCW (Contractor’s Bond).
Chapter 12: CONSTRUCTION AND MAINTENANCE

4. Department Responsibilities:

   a) Department Directors are responsible for ensuring that Project Managers develop sufficiently detailed, clear, and accurate\textsuperscript{105} drawings and specifications for a project to permit fair and consistent competition, or that the Project Manager reviews the drawings and specifications developed by an outside consultant.\textsuperscript{106}

   b) Department Directors shall ensure that the drawings and specifications do not unduly restrict competition to certain brand name products. “The description may include a statement of the qualitative nature of the material, product, or service to be procured, and when necessary, shall set forth those minimum essential characteristics and standards to which it must conform if it is to satisfy its intended use. Detailed product specifications should be avoided if at all possible. When it is impractical or uneconomical to make a clear and accurate description of the technical requirements, a brand name or equal description may be used as a means to define the performance or other salient requirements of a material, product, or service. The specific features of the named brand which must be met shall be clearly stated.”\textsuperscript{107}

   c) For ITB Formal Solicitations, Department Directors are responsible for reviewing the evaluation performed by the Project Manager of the bidder under consideration for award to ensure that the bidder is a responsible bidder.

   d) For RFCPs or Alternate Solicitations, Department Directors are responsible for appointing an evaluation panel of at least three qualified members (including one person designated as the chair) to review and rate proposals received. Upon request from the Department Director, the Contracts and Procurement Manager may approve an alternate method for appointment of the evaluation panel. Generally, it is in SHA’s best interests for SHA staff to hold the majority position on panels including non-SHA members.

5. Purchasing Division Responsibilities: The Purchasing Division shall:

\textsuperscript{105} 2 CFR §200.319(c)(1): The non-Federal entity (SHA) must have written procedures for procurement transactions. These procedures must ensure that all solicitations incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured. These procedures will ensure that all solicitations incorporate a clear and accurate description of the technical requirements for the material, product, or service to be procured.

\textsuperscript{106} 2 CFR §200.320(c)(2)(ii): “The invitation for bids, which will include any specifications and pertinent attachments, must define the items or services in order for the bidder to properly respond.” See also 2 CFR §200.319(c)(2): Procurement procedures will ensure that all solicitations “identify all requirements which the offerors must fulfill and all other factors to be used in evaluating bids or proposals.”

\textsuperscript{107} 2 CFR §200.319(c)(1)
Chapter 12: CONSTRUCTION AND MAINTENANCE

a) Establish standard general conditions for construction to be used in all of SHA’s construction specifications.

b) Advertise the solicitation opportunity.

c) Review and approve each solicitation before it is sent to contractors to ensure that it is clear, consistent with requirements, and promotes competition.

d) Distribute solicitation documents and addenda to contractors.

e) Accept ITB bids received by the bid submittal deadline and publicly open and read bids.\textsuperscript{108}

f) Evaluate pricing of Proposals. Note: Proposals are not opened or read publicly.

g) Evaluate bids for responsiveness to the specifications.

h) Assist Project Managers in evaluating the responsibility of a bidder.

6. Solicitation Requirements:

a) ITBs or Proposals will be publicly advertised in, but is not limited to, the Seattle Daily Journal of Commerce newspaper.\textsuperscript{109}

b) ITBs or Proposals should be advertised and available for review by contractors for a sufficient length of time to provide contractors with adequate time to prepare and submit their bids or proposals.\textsuperscript{110}

c) The length of time shall be determined based on a number of factors, including but not limited to, the estimated dollar value of the work to be performed, the complexity of the work, and general market conditions at the time.

d) Generally, it is expected that ITBs or Proposals will be advertised and available for review by contractors for 25 calendar days before bids are due. However, dependent upon the particular procurement, the Contracting and Procurement Manager may determine that adequate competition and preparation and submission of bids may be accomplished in a shorter period of time, and the 25 calendar day guideline may be adjusted appropriately.

\textsuperscript{108} 2 CFR §200.320(c)(2)(iii)

\textsuperscript{109} 2 CFR §200.320(c): “Bids are publicly solicited.”

\textsuperscript{110} 2 CFR §200.320(c)(2)(i): The ITB shall provide contractors “sufficient response time prior to the date set for opening the bids.”


Chapter 12: CONSTRUCTION AND MAINTENANCE

e) The Contracting and Procurement Manager, in consultation with the applicable Department Director, shall make the final decision on the length of time a solicitation opportunity is advertised.

f) SHA encourages the use of WMBE and Section 3 firms as contractors and subcontractors.\footnote{2 CFR §200.321. See also Chapter 22 of these Policies.}


g) “All ITB bids [received by the required deadline] will be publicly opened at the time and place prescribed in the invitation for bids.”\footnote{2 CFR §200.320(c)(2)(iii)}

h) Procurement Procedures shall outline requirements for receipt of bids or proposals, including, but not limited to, addressing where bids or proposals should be submitted, and deadlines for submission.

i) Proposal Solicitation Requirements: If an Alternate Solicitation method is used, the following processes are also required:

- **Advertising:** Proposal solicitation will identify all evaluation factors and their relative importance.
- **Evaluation:** SHA shall have a method for conducting evaluations of the technical proposals.
- **Award:** Award will be made to the responsible firm whose proposal is most advantageous to the program, with price and other factors considered.

7. Evaluation and Award:

a) SHA shall evaluate whether the bids submitted are responsive to the specifications.\footnote{2 CFR §200.320(c): The bid must conform “with all the material terms and conditions of the invitation for bids.”}

b) SHA shall evaluate whether the bidder submitting the lowest responsive bid is a responsible bidder.\footnote{2 CFR §200.320(c): “contract…is awarded to the responsible bidder.”} Responsibility analysis includes, but is not limited to, verifying contractor compliance with the bidder responsibility requirements of RCW 39.04.350, as well as issues related to the capability of the bidder to successfully complete the work (based on a review of past performance and other factors), financial stability, personnel, equipment, etc.\footnote{2 CFR §200.318(h): SHA “must make awards only to responsible contractors possessing the ability to perform successfully under the terms and conditions of a proposed procurement. Consideration will be given to such matters as contractor integrity, compliance with public policy, record of past performance, and financial and technical resources.”}
Chapter 12: CONSTRUCTION AND MAINTENANCE

c) If a contract is to be awarded, it shall be awarded only to a responsible bidder submitting the lowest responsive bid.\(^{116}\)

d) The geographic location of contractors may not be used as an evaluation criterion.\(^{117}\)

e) SHA shall reserve the right to reject any or all bids “if there is a sound documented reason.”\(^{118}\)

f) Contracts shall be for a firm fixed-price based on either a lump sum amount or the summation of unit prices.\(^{119}\) On a unit-price contract, SHA shall only pay the contractor for actual quantities installed, and thus the awarded contract amount may vary from the actual amount paid to the contractor.

12.050 Prevailing Wages

1. Federal vs. State Prevailing Wages: The prevailing wage rates applicable to a construction or maintenance project will be determined by whether the project is funded with federal or non-federal funds.\(^{120}\) If a project is funded with both federal and non-federal funds, regardless of the amount of federal funds involved, federal prevailing wage rates shall be applicable.\(^{121}\)

2. Applicability of Federal Prevailing Wage Requirements: Federal prevailing wage requirements shall apply only to construction projects of more than $2,000 that contain federal funds.\(^{122}\)

3. Records Disclosure of Contractor Payroll Reports: Payroll reports received by SHA from contractors and subcontractors on construction projects, for the purpose of monitoring prevailing wage requirements, shall not be released to outside parties unless the employees’ personal identifiers (e.g., name, address, social security number) are first deleted.\(^{123}\)

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\(^{116}\) 2 CFR §200.320(c)(2)(iv): “A firm fixed-price contract award will be made in writing to the lowest responsive and responsible bidder.” The regulation cited here is not stated accurately: bids are responsive while bidders are responsible.

\(^{117}\) 2 CFR §200.319(b)

\(^{118}\) 2 CFR §200.320(c)(2)(v)

\(^{119}\) 2 CFR §200.320(c): “…a firm-fixed-price contract (lump sum or unit price) is awarded to the responsible bidder…”

\(^{120}\) The applicability of prevailing wages established by the U.S. Department of Labor versus the U.S. Department of Housing and Urban Development shall be governed by regulations of those agencies.

\(^{121}\) 24 CFR 965.101

\(^{122}\) Davis-Bacon Act (40 USC 276a to 276a-7).

\(^{123}\) HUD Desk Guide LR-II, Labor Standards Administration and Enforcement Guidelines for HUD Program Participants, Section 2-10.
Chapter 13: PURCHASING CARDS

13.010 Purpose

SHA has authorized that certain employees be issued bank-sponsored VISA credit cards (Purchasing Cards) in SHA’s name, in order to expedite the purchasing and payment process and reduce the administrative costs of small purchase transactions.

13.020 Approval by Executive Director

1. **Delegated Purchasing Authority:** Because the use of Purchasing Cards represents delegated purchasing authority, only the Executive Director (or acting Executive Director) may authorize an employee to be issued a Purchasing Card. Such approval shall be upon the written recommendation of the Department Director, on a form to be determined by the Contracting and Procurement Manager.

2. **Dollar Thresholds:** In authorizing a Purchasing Card, the card limits per transaction and for monthly expenditures shall be appropriate to the duties, responsibilities, and authority of the individual employee. In general, the standard limits for transactions shall be $300 per transaction and $2,000 per month, unless higher limits are authorized through the Executive Director’s annual review and approval of delegation of expenditure authority or through a temporary increase in expenditure authority as provided in 13.030 paragraph 4.

3. **Supervisory Review of Transactions:** In approving the issuance of a Purchasing Card to an individual employee, the Executive Director automatically authorizes that individual’s supervisor to review and approve the employee’s monthly expenditures with the Purchasing Card.

4. **Expenditure Authorization:** In approving the issuance of a Purchasing Card to an individual employee, the Executive Director automatically approves Expenditure Authority for the employee in the amount of the per transaction threshold for the Purchasing Card, consistent with the policies related to Expenditure Authority in Chapter 3 of these Policies.

13.030 Administrative Responsibilities

1. **Contracting and Procurement Manager:** The Contracting and Procurement Manager shall be responsible for managing the Purchasing Card program on behalf of SHA, and may delegate certain administrative functions to Purchasing Division staff.

2. **Blocked Merchant Category Codes:** The Contracting and Procurement Manager shall ensure that inappropriate Merchant Category Codes (MCCs) are not
available to Purchasing Card holders. Upon written request and justification by a Department Director to unblock MCCs for an employee in order to meet legitimate business needs, the Contracting and Procurement Manager shall direct the bank issuing the cards to make the necessary changes.

3. **Dollar Thresholds Changes:** Request for changes to a Purchasing Card holder’s permanent per transaction or per month threshold may be requested by submittal from the Department Director of a written request and justification to the Procurement Manager. If approved by the Procurement Manager, the request will be submitted to the Executive Director for approval or rejection of the request in writing. Approval of temporary changes in expenditure authority of less than a week are delegated to the Procurement Manager as provided in 13.030 Paragraph 4.

4. **Temporary Dollar Threshold Changes:** A Department Director may request a temporary (less than one week for the per transaction threshold) change to a Purchasing Card holder’s per-transaction threshold or per-month threshold, by forwarding a written request and justification to the Contracting and Procurement Manager. The request shall state the reasons for the change and the date on which the original threshold should be reinstated. The Contracting and Procurement Manager shall make the final decision on such requests.

5. **Cancellation of Purchasing Cards:** A Department Director, for an employee under his/her supervision, or the Chief Financial Officer or Contracting and Procurement Manager for any employee, may cancel the Purchasing Card of an employee for good and sufficient reasons.

6. **Accounts Payable Section:** The Accounts Payable Section shall be responsible for reviewing monthly statements submitted by Purchasing Card holders to ensure compliance with various procedures of the program.

**13.040 Changes in Employee Status**

1. **Employee Transfers to a Different Position in the Same Department:** If a Purchasing Card holder takes a different position in the same department, the Department Director shall evaluate whether the employee’s new position still requires the use of a Purchasing Card. If the Purchasing Card is no longer required, the Department Director shall contact the Contracting and Procurement Manager to have the card cancelled.

2. **Employee Transfers to Different Department or Terminates from SHA:** In the event a Purchasing Card holder takes a position in another department or terminates their employment with SHA, the Purchasing Card shall be cancelled unless the receiving Department Director requests that it be retained. It shall be the responsibility of the sending Department Director to notify the Contracting and Procurement Manager of such Purchasing Cards to be cancelled.
Chapter 13: PURCHASING CARDS

13.050 Purchasing Card Holder Responsibilities

1. **Compliance with Requirements:** Purchasing Cardholders are responsible for knowing and complying with these Policies, procedures governing use of Purchasing Cards, and applicable procurement requirements, including compliance with applicable solicitation dollar limits and requirements.

2. **Obtaining Reasonable Prices:** Purchasing Card holders are responsible for ensuring that the prices paid for their purchases are reasonable, and that, where appropriate, price comparisons are obtained.\(^{124}\)

3. **For Official SHA Business Only:** Purchasing Card holders may use Purchasing Cards for official SHA business only. Personal use of the Purchasing Card is strictly prohibited, and may subject an employee to disciplinary action.

4. **Prohibited Uses:** Purchasing Cards may not be used for the following:
   - Cash advances from financial institutions;
   - Purchase of equipment, material, or supplies restricted by policies, guidelines or contractual agreements such as fuel and food and beverages *(Note: Some incidental purchases of light refreshments (food and beverages) are permitted as long as the purchases are incidental and related to the conduct of official SHA business such as an SHA-sponsored community or resident meeting)*
   - Travel and travel-related expenses such as lodging, meals, and transportation.

5. **Splitting Transactions Prohibited:** In establishing per-transaction and per-month thresholds for the use of Purchasing Cards, it is SHA’s policy that Purchasing Card holders shall not deliberately split a purchase in order to obtain goods or services that are in excess of the approved thresholds. On a case-by-case basis, with the written approval of the Department Director and the Contracting and Procurement Manager, established thresholds may be increased for certain individuals with specific and unique purchasing needs, but in no event shall the amount per transaction be authorized for more than $2,000.

6. **Security of Purchasing Cards:** Purchasing Card holders must safeguard their Purchasing Card against loss, theft, and unauthorized use. No Purchasing Card holder may loan their card or give their card number to any other individual.

\(^{124}\) 2 CFR §200.320(b). This regulation requires that “if small purchase procedures are used, price or rate quotations shall be obtained from an adequate number of qualified sources.” In adopting these Policies, SHA has determined that one source represents “an adequate number” for Purchasing Card transactions under $2,000.
Chapter 13: PURCHASING CARDS

Each Purchasing Card holder is responsible for the security of his/her card at all times. In order to minimize liability for unauthorized use, the card holder must report a lost or stolen card immediately.

7. Record Keeping and Monthly Reconciliation: Each Purchasing Card holder shall keep receipts, invoices, or other appropriate documentation for all purchases made with the Purchasing Card. On a monthly basis, each Purchasing Card holder must file a report (on a form to be provided by the Contracting and Procurement Manager) of all transactions made with the card, and reconcile transactions made with those reported on the bank statement. Reports are due no later than the 10th of the following month to Accounts Payable. If the Purchasing Card holder misses this deadline his/her card may be put on temporary suspension until the documentation is received by accounts payable. Purchasing Card holders who turn in their reports past the due date twice within one year will have their purchasing card suspended for two months. If after reinstatement the Purchasing Card holder is late with his/her reports within the next twelve month period the employee’s purchasing card privileges will be terminated. If the Purchasing Card holder does not receive his/her bank statement by the end of the month of the statement period the employee is to notify accounts payable or Purchasing to obtain an electronic copy of the statement. 

8. Disputes and Discrepancies: Purchasing Card holders are responsible for reporting disputes and discrepancies of charges to the bank sponsoring the Purchasing Card and following through to resolve the issue, and for notifying the SHA Accounts Payable section of such issues.

9. Disciplinary Actions: Purchasing Card holders who violate these Policies or procedures established by SHA may be subject to disciplinary action.

13.060 Supervisory Responsibilities

Supervisors are responsible for reviewing monthly reports of usage of Purchasing Cards by employees reporting to them to determine that the expenditures are valid and necessary for the conduct of SHA business and that the purchases made were not for the personal use of any individual.

125 Note: Purchasing Card Holders may print their statements off the Bank website when they reconcile their account on-line. US Bank Access Online provides a real-time, current transaction list so the Purchasing Card Holders may even reconcile their charges in advance of the statement closing date and receiving the official statement. The following site includes instructions on accessing accounts on line:

Chapter 13: PURCHASING CARDS

13.070 Audit

Purchasing Card transactions are subject to audit for compliance with all applicable laws and regulations. Records must be available for audit on request. Accounting will maintain the source documentation for all purchases made using the Purchasing Card, but cardholders may be called upon to respond to questions concerning any transactions.
Chapter 14: CORPORATE CREDIT CARDS

14.010 Purpose

This Chapter contains the policies and procedures for the use of the Corporate Card, a bank sponsored credit card, generally reserved for Department Directors and selected Executive Assistants to Department Directors. Other management staff may be designated by the Executive Director to use a corporate credit card. Other selected staff may be authorized to access a central travel account provided by the sponsoring bank in lieu of the issuance of a corporate credit card.

These credit cards are issued for SHA business purposes and to expedite the purchasing and payment process and to reduce the administrative costs of small purchase transactions, principally made in conjunction with travel or other authorized business conducted on behalf of the Agency. Examples of authorized business include, but are not limited to, memberships or subscriptions, eligible food and beverage purchases for Agency sponsored events, facility rental and catering for Agency events, as well as training related registrations and materials procurement.

Credit card usage must comply with all applicable policies and procedures, including but not limited to SHA’s procurement, accounting, and travel requirements.

14.020 Approval by Executive Director

1. Delegated Purchasing Authority: The Executive Director is authorized to establish a Corporate Card Program for SHA. Under this Program, the Executive Director may authorize the issuance of Corporate Cards, or access to a central travel account established for SHA by a financial institution, to Executive Department members and to Department Directors, and other staff, as deemed appropriate by the Executive Director. Issuance of the Corporate Card to staff other than Executive Department members and to Department Directors shall be limited to staff whose duties are in direct support of the Executive Department and Department Directors. Request for the Corporate Card for all cardholders shall be approved via the credit card application process administered by the Finance and Administration Department’s Purchasing Division.

2. Card Limits: In authorizing Corporate Cards, the card limits for individual transactions and for monthly expenditures shall be appropriate to the duties, responsibilities, and authority of the individual employee. As a rule, the per transaction credit limit shall be $5,000, with a monthly transaction limit of $20,000; provided, however, that the Executive Director may approve amounts in excess of these limits if appropriate; provided, that in no event shall the monthly limit exceed $50,000. A listing of the authorized individuals holding Corporate Cards, as well as their respective per transaction and per month limits, shall be provided to the Board of Commissioners in an annual report of purchasing authorization levels.
Chapter 14: CORPORATE CREDIT CARDS

3. **Review of Transactions:** In approving the issuance of a Corporate Card to an individual employee, the Executive Director also authorizes that employee’s supervisor to review and approve the employee’s monthly Corporate Card expenditures. The Executive Director shall review and approve the monthly expenditures of all Corporate Card holders. The Executive Director’s monthly expenditures shall be reviewed and approved by the Chair of the Board of Commissioner’s.

14.030 **Administrative Responsibilities**

1. **Contracting and Procurement Manager:** The Contracting and Procurement Manager shall be responsible for managing the Corporate Card program on behalf of SHA, and may delegate certain administrative functions to Purchasing Division staff.

2. **Administrative Duties of the Purchasing Division shall include, but are not limited to,** the following:
   - Developing policies and procedures for the credit card program.
   - Maintaining a list of SHA’s cardholders and assigned credit limits.
   - Serving as liaison to issuing banks and SHA concerning credit card program issues, such as credit card ordering, cancellation, disbursement, etc.
   - Informing cardholders of requirements for participating in credit card program, including reporting requirements, eligible expenditures, and expenditure documentation requirements.
   - Selectively and/or randomly auditing cardholder transactions.

3. **Credit Limit Changes:** Credit limits and other controls are established when the card is authorized and approved by the Executive Director. If card limits are preventing staff from performing job responsibilities, a written request and justification for a temporary or permanent increase may be sent to the Contracting and Procurement Manager. The request shall state the reasons for the change and, if the request is for a temporary change in credit limits, the date on which the temporary increase shall expire and original limits reinstated. The Contracting and Procurement Manager shall make the final decision on temporary requests, provided no single transaction exceeds $50,000 and no temporary request shall be for more than one month. Permanent changes and temporary changes in excess of $50,000 shall require approval of the Executive Director in advance.

4. **Accounts Payable Section:** The Accounts Payable Section shall be responsible for reviewing monthly statements submitted by Corporate Card holders to ensure compliance with applicable accounting, travel, and procurement requirements.

5. **Suspension/Cancellation of Cards:** The Executive Director, Department Directors, the Chief Financial Officer, or the Contracting and Procurement Manager may
suspend or cancel the Corporate Card of an employee for good and sufficient reasons. Any such suspension or cancellation shall be in writing to the affected employee with a copy to the Contracting and Procurement Manager. The Executive Director may reinstate a suspended or cancelled card; provided that the reinstatement shall be in writing and shall include the reasons therefor.

14.040 Purchasing Cardholder Responsibilities

1. Compliance with Requirements: It is the cardholder’s responsibility to: (1) use the card for official SHA business only; and (2) know and comply with SHA Policies and procedures governing use of the Corporate Card, including observance of any applicable purchasing solicitation dollar limits and requirements and SHA’s travel regulations (Travel Policy). If the cardholder has questions concerning any requirement, he/she shall seek guidance in advance. Unless the cardholder knows the expenditure is an eligible and proper SHA business expense, he/she will not use the card for the purchase or procurement. If a purchase or procurement is necessary and there is no opportunity for advance consultation, the cardholder shall proceed cautiously and conservatively. If the cardholder is uncertain as to the documentation required to substantiate an expense, he/she will obtain a detailed itemized bill/invoice for the expense, including for meal costs.

2. Inappropriate Uses: Corporate Cards may not be used for the following:  
   - For personal uses of any kind. No staff may use a corporate credit card for personal expenditures, even with the intent of repaying SHA for the expense. Meals while traveling on SHA business are not considered personal expenses, but do require itemized receipts be submitted;
   - For expenditures associated with a person or organization who is not an SHA employee or with whom SHA is not doing business;
   - For cash advances from financial institutions or ATM’s;
   - For purchases that are prohibited or otherwise restricted by policies, guidelines, or other rules or regulations.

3. Change in Employee Status: The Contracting and Procurement Manager shall be notified of any change in employee status.

4. Security of Corporate Cards: Each Corporate Cardholder is responsible for the security of his/her card at all times. Corporate Card holders must safeguard their Corporate Card against loss, theft, and unauthorized use. No Corporate

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126 For travel related purchases, Cardholders are advised to consult the travel policy to ensure purchases are allowable travel expenditures. (Travel Policy)
Chapter 14: CORPORATE CREDIT CARDS

Cardholder may loan their card or give their card number to any other individual. In order to minimize liability for unauthorized use, the Cardholder must report a lost or stolen card immediately by contacting the bank and notifying Purchasing and Accounts Payable.

5. Record Keeping and Monthly Reconciliation: The Cardholder shall reconcile transactions made with those reported on the bank statement sent directly to the Cardholder. Reports are due no later than the 10th of the month following receipt of a bill to Accounts Payable. The Cardholder shall ensure that his/her report of transactions is reviewed and approved by the appropriate reviewers, e.g., supervisor or other designee. If the Cardholder repeatedly misses this deadline or fails to submit the required receipts for reconciliation, his/her card may be put on temporary suspension until the documentation is received by accounts payable.

For travel purchases, each Cardholder shall follow the travel procedures for completing and submitting travel expense reports, which shall include keeping itemized receipts, invoices, or other appropriate documentation for all travel related purchases made with the Corporate Card. Expenses not supported by itemized receipts shall only be reimbursed with the written approval of the Executive Director. On a monthly basis, each Cardholder must file his/her travel expense report and other reports and receipts with Accounts Payable documenting all transactions made with the card. (NOTE: Cardholders can access their web-based statement any time during the month. Although they are only required to reconcile monthly, more frequent reconciliation is both possible and strongly encouraged. (Refer to the Online instructions for information on accessing cardholder’s account on-line.)

6. Disputes and Discrepancies: Corporate Card holders are responsible for reporting disputes and discrepancies of charges to the bank sponsoring the Corporate Card and for following through to resolve the issue, and for notifying the SHA Accounts Payable section of such issues as well as Purchasing.

7. Violation of Policies: Corporate Card holders who violate these Policies or procedures shall be personally responsible for any charges incurred, and may be subject to suspension or termination of Corporate Credit Card privileges, and/or may be subject to disciplinary action.

14.050 Supervisory Review Responsibilities

Supervisors or others designated are responsible for reviewing monthly reports of usage of Corporate Cards to determine that the expenditures are valid and necessary for the conduct of SHA business.
14.060 Audit

Corporate Card transactions are subject to audit for compliance with all requirements of SHA’s Credit Card program and procedures. Records must be available for audit on request. While Accounting will maintain the source documentation for all purchases made using the Corporate Card, cardholders may be called upon to respond to questions concerning any transactions.
Chapter 15: GAS CARDS

15.010 Administration of Gas Cards

1. **Gas Card Custodian:** The Chief Financial Officer and the Contracting and Procurement Manager shall appoint aBuyer to serve as Gas Card Custodian to administer SHA’s Gas Card program. The Gas Card Custodian shall be responsible for the activating, deactivating, and canceling of all Gas Cards upon proper authorization.

2. **Authorization for Gas Cards:** Gas Card authorization for an employee must be requested in writing to the Gas Card Custodian by the employee’s supervisor.

3. **Personal Identification Numbers:** The Gas Card Custodian shall assign a Personal Identification Number (PIN) to each Gas Card holder or employee authorized to use a vehicle-based Gas Card. Employees are responsible for keeping their PIN confidential and not sharing it with anyone else.

4. **For Official SHA Business Only:** Employees with a Gas Card PIN may use the Gas Card for official SHA business only. Personal use of the Gas Card is strictly prohibited, and may subject an employee to disciplinary action.

5. **Security of Gas Cards:** Gas Cards issued to employees may not be loaned to any other individual and must be kept secure at all times. Employees using SHA vehicles are responsible for the security of the Gas Card in the vehicle.

6. ** Restrictions on Use:** Acceptable charges with the Gas Card include fuel, oil, and small routine maintenance items such as bulbs and wipers not exceeding $15.00. Gas Cards may also be used to respond to vehicle emergencies when done through the National Auto Club’s Municipal Fleet Rescue Program. Gas Cards may not be used for major purchases, service, or parts exceeding $15.00.
16.010 General Policy

Small purchases under $50 may be made through the use of petty cash. The Controller will ensure that the following policy objectives are met:

1. **Account Establishment:** A petty cash account should be established in an amount sufficient to cover small purchases made during a reasonable period (e.g., one month).

2. **Non-Repetitive Purchases:** Petty cash purchases should be kept to a minimum and should not be used for repetitive purchases.

3. **Authorized Usage:** Petty cash may be used for items such as:

4. Reimbursement to employees for the purchase of goods or services.

5. Reimbursement to employees for meals and fees paid for attending a pre-approved professional association meeting.

6. **Security:** The security of the petty cash account shall be maintained, and access to the account should be limited only to authorized individuals.

7. **Reconciliation:** The petty cash account shall be periodically reconciled and replenished.

8. **Audit:** The petty cash account is subject to audit by the Controller or other authorized individuals.
Chapter 17: NON-COMPETITIVE PROCUREMENTS

17.010 Restricting Competition Prohibited

All procurement transactions must be conducted in a manner providing full and open competition (2 CFR §200.319). Situations considered to be restrictive of competition include but are not limited to:

1. **Unreasonable Requirements:** “Placing unreasonable requirements on firms in order for them to qualify to do business.”

2. **Experience and Bonding:** “Requiring unnecessary experience and excessive bonding.”

3. **Non-Competitive Pricing Practices:** “Noncompetitive pricing practices between firms or between affiliated companies.”

4. **Certain Retainer Contracts:** “Noncompetitive awards to consultants that are on retainer contracts.”

5. **Conflict of Interest:** “Organizational conflicts of interest.”

6. **Brand Name Specificity:** “Specifying only a “brand name” product instead of allowing “an equal” product to be offered and describing the performance of other relevant requirements of the procurement.”

7. **Arbitrary Actions:** “Any arbitrary action in the procurement process.”

17.020 Permissible Non-Competitive Procurements

In certain instances and situations, the procurement of goods and services without adequate competition is permissible:

1. **Sole Source:** The service or item “is available only from a single source,” based on a documented good faith review of available sources.

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127 2 CFR §200.319(a)(1)
128 2 CFR §200.319(a)(2)
129 2 CFR §200.319(a)(3)
130 2 CFR §200.319(a)(4)
131 2 CFR §200.319(a)(5)
132 2 CFR §200.319(a)(6)
133 2 CFR §200.319(a)(7)
134 2 CFR §200.320(f)(1)
Chapter 17: NON-COMPETITIVE PROCUREMENTS

2. **Special Conditions**: An exception is necessary due to the special conditions or circumstances.

3. **Emergency**: An emergency exists that seriously threatens the public health, welfare, or safety, endangers property, or would otherwise cause serious injury to SHA, as may arise by reason of a flood, earthquake, epidemic, fire, riot, equipment failure, or similar event, and the needs "will not permit a delay resulting from competitive solicitation."\(^ {135}\)

4. **Inadequate Competition**: After solicitation from a number of sources, only a single response is received, or competition is determined to be inadequate.\(^ {136}\)

5. **HUD Authorization**: HUD has authorized a non-competitive process.\(^ {137}\)

**17.030 Justifications**

1. **Selection**: Department Directors shall submit in writing to the Contracting and Procurement Manager a recommendation justifying the reasons why competitive selection requirements should be waived.

2. **Price Reasonableness**: Consistent with the requirements of Chapter 8 of these Procurement Policies, Department Directors are responsible for ensuring that a Cost Analysis is prepared for all non-competitive procurements in order to ensure that the proposed price is reasonable.

\(^ {135}\) 2 CFR §200.320(f)(2)  
\(^ {136}\) 2 CFR §200.320(f)(4)  
\(^ {137}\) 2 CFR §200.320(f)(3)


Chapter 18: DIRECT PAYMENTS LIST

18.010 Definition

The Direct Payments List (also known as Competitive Exceptions) is a list of transactions which, by the nature of the transaction, are impractical or impossible to competitively bid because of market or other conditions, and are thus exempt from competitive bidding requirements. These transactions do not have to be justified as a Non-Competitive Procurement (see Chapter 17) but may be obtained directly by an employee with adequate Expenditure Authority. Depending on the item, there may or may not be a contract or Purchase Order outlining the terms and conditions.

18.020 Modifications to Direct Payments List

The Executive Director, either directly or through the Contracting and Procurement Manager, may make modifications administratively to the Direct Payments List without seeking approval of the Board of Commissioners, provided that the changes are consistent with applicable statutory and regulatory requirements and that the current list is made readily available to SHA employees.

18.030 Interpretation of Direct Payments List

In the event of ambiguity or uncertainty as to whether an item is or is not subject to competition and whether it should be included on the Direct Payments List, the Contracting and Procurement Manager or the Chief Financial Officer shall review the matter and make the final decision.

18.040 Direct Payment List

The following items are on the Direct Payments List:

1. Utility bills (Water, Sewer, Electricity, Natural Gas, and other regulated utility expenses)
2. Postage and other purchases from the U.S. Postal Service
3. Licenses, permits, and fees from governmental or regulatory entities at the federal, state, or local level.
4. Purchases from other governmental entities (federal, state, city, local, port districts, Public Development Authorities [PDAs], housing authorities, state colleges and universities, state hospitals, etc.) where the governmental entity provides goods or services not available from the private sector.
5. Emergency housing for SHA residents at motels/hotels with which SHA has executed an Emergency Housing Agreement, or as otherwise authorized by the Contracting and Procurement Manager or a Buyer.
6. Service or use fees paid to governmental cooperative purchasing organizations.
7. Fuel card charges for gasoline and diesel.
Chapter 18: DIRECT PAYMENTS LIST

8. Charges for official SHA business on personal credit card while on SHA travel status.
9. Legal services such as arbitration fees, litigation fees, witness fees, court costs, and related expenses (but not the cost of outside counsel, investigations, or related matters), when approved by the General Counsel.
10. Legal settlements of disputed matters, and judgment claims against SHA (for use only with approval by the General Counsel).
11. Payments for existing annual maintenance, service, or support agreements for computer and telecommunication-related services. Payments for existing software license agreements. These require the approval of the Contracting and Procurement Manager or the Chief Financial Officer.
12. Traffic control (flagging) by off-duty police officers (only when required).
13. Travel expenses for SHA employees, residents, program participants, volunteers, or members of the Board of Commissioners necessary to conduct SHA business.
14. Training registration fees and tuition for pre-established, non-SHA specific, off-site classes, seminars, workshops, etc. for SHA employees, residents, program participants, volunteers, and members of the Board of Commissioners.
15. Testing and travel expenses of employment applicants (including moving expenses for eligible personnel). This includes travel expenses of certain out-of-state job applicants. Travel expenses of job applicants must be approved by the applicable Department Director and by the Director of Finance and Information Technology.
16. Conference and convention expenses and fees for SHA employees, residents, program participants, volunteers, or members of the Board of Commissioners conducting SHA business.
17. Advertisements for employment opportunities, purchasing and contracting solicitations, sale of surplus items, public announcements and outreach, etc. (all media). This exception does not include printing, design, or graphics services.
18. Freight bills, express shipping, common carriers, delivery services.
19. Honoraria and stipends.
20. Entertainment such as speakers, lecturers, musicians, performing artists. Only when such expenses are permitted by the grant funding the activity.
21. Insurance deductible and/or retained losses (requires approval of the SHA Risk Control Administrator).
22. Taxi, public transportation, and toll fares; mileage and incidental parking expenses.
23. Publications and subscriptions (newspapers, magazines, books, pre-printed materials, reprints, publishers page charges, electronic publications, online subscription services, pre-recorded audio or video cassettes, slide presentations, tapes, CDs, diskettes when purchased from the publisher or producer; etc.).
24. Mailing lists (print or electronic).
25. Professional association membership dues, fees, licenses, accreditation, and certifications.
26. Royalties, broadcast rights, and film rentals from the producer or protected distributors.
27. Petty cash purchases and reimbursements less than $50.
Chapter 18: DIRECT PAYMENTS LIST

28. Transactions not subject to these Procurement Policies as noted in Chapter 1.020 (3).
29. Special items pre-approved by the Contracting and Procurement Manager or by the Chief Financial Officer.
Chapter 19: COOPERATIVE INTERGOVERNMENTAL AGREEMENTS

19.010 General Policy

To promote efficiency and competition in the procurement of goods and services, SHA may enter into agreements with other governmental agencies and regional or national intergovernmental purchasing networks or associations. The purpose of a cooperative intergovernmental agreement is to take advantage of a competitive selection process already conducted by another agency and thus save SHA the time and expense of conducting its own selection process. In evaluating the use of a cooperative intergovernmental agreement, the Contracting and Procurement Manager shall review for reasonableness the standards in the competitive selection process conducted by the other agency.  

19.020 Government Competition with Private Sector

SHA may enter into an intergovernmental agreement with another government agency to procure goods and services when the agency provides goods or services not available from the private sector. In the event the private sector also offers such goods or services, the Executive Director or his/her designee shall evaluate on a case-by-case basis what would be in the best interests of SHA, and whether to contract directly with the agency or to conduct a competitive selection process.  

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138 “To foster greater economy and efficiency, grantees and subgrantees are encouraged to enter into State and local intergovernmental agreements for procurement or use of common goods and services.”  
139 HUD Procurement Handbook, 7460.8 REV 1, Section 8, 4-42 C, Agreement vs. Procurement.
Chapter 20: CONCESSIONS

20.010 General Policy

1. Competitive Selection Process: In selecting concessionaires for various SHA revenue-producing activities, including but not limited to vending and laundry machines operation, parking lot management, cellular and other communication antenna space leases, etc., SHA shall generally conduct a competitive selection process similar to those outlined for RFPs.

2. Objectives of Competition: While SHA is committed to a competitive selection process to help ensure openness in notifying concessionaires about business opportunities, SHA’s primary objective in conducting a competitive selection process shall be to ensure that SHA’s objectives of revenue generation and service delivery are met.

3. Waiver of Competition: On a case-by-case basis, the Chief Financial Officer may decide whether a competitive selection process shall be required for selecting a concessionaire.
Chapter 21: DISPOSAL OF SURPLUS PROPERTY

21.010 General Policy

The Chief Financial Officer shall be responsible for the disposition of surplus property (non-real property) no longer necessary for SHA’s purposes and shall establish procedures for the transfer, sale, or disposal of such property, consistent with applicable laws. (See SHA “Accounting Manual of Operations” and “Property Manual of Operations.”) The Purchasing Division may be asked by the Chief Financial Officer to assist in the advertising and bidding for disposal of surplus property.
Chapter 22: DIVERSITY IN CONTRACTING

22.010 General Policy

1. Diversity in Contracting Encouraged: The Seattle Housing Authority will take affirmative steps and encourage the use of women- and minority-owned businesses (WMBEs), businesses owned by economically disadvantaged persons, and small businesses as contractors, subcontractors, consultants, and service providers.

2. Participation by WMBEs: In reporting participation by WMBEs on SHA contracts, generally, SHA will consider as WMBEs businesses that have been certified by appropriate agencies, although, where appropriate, SHA may also consider businesses as WMBEs that it can verify from available information to be owned by women or minorities.

3. HUD Section 3 Requirements: SHA will comply with Section 3 of the Housing Act of 1968, as amended by Section 915 of the Housing and Community Development Act of 1992, regarding use of Section 3 certified businesses and Section 3 eligible individuals. SHA will provide a preference to Section 3 businesses in the award of contracts, regardless of funding source, as described below:

A. In awarding contracts based on bids (where price is the sole determining factor for award), SHA will award contracts to the low bidder; provided however, if a Section 3 business' bid exceeds the low bid by no more than 10%, SHA may award the contract to the Section 3 business at the price bid by the Section 3 business.

B. Generally, SHA will evaluate Section 3 businesses that have been certified by appropriate agencies, although, where appropriate, SHA may also evaluate Section 3 businesses that it can verify from available information to meet the requirements to qualify as a Section 3 business.

- A business may qualify as a Section 3 business if the business is owned by Section 3 qualified persons who live in the City of Seattle and who meet the prescribed income limitations based on family size.

- A business may qualify as a Section 3 business if 30% or more of their permanent, full-time employees (core employees within the last 12 months) are Section 3 qualified persons who live in the City of Seattle and meet the prescribed income limitations based on family size.

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140 24 CFR 135 contains more specific requirements regarding Section 3 requirements.
Chapter 22: DIVERSITY IN CONTRACTING

- A business may qualify as a Section 3 business based on a commitment to subcontract with other Section 3 businesses for more than 25% of the dollar amount all subcontracts, as provided in 24 CFR 135.5. Such businesses shall be required to submit with their bid or proposal a plan describing how they will implement the subcontracting commitment. Prior to an award or selection by SHA, the subcontracting plan shall be evaluated by SHA to determine if it is reasonable and attainable. SHA shall monitor the compliance of a selected Section 3 business with their subcontracting commitment. All solicitations and contracts, shall include provisions for declaring a breach of contract for failure to meet the subcontracting commitment, and for assessing penalties or damages for such a breach.

C. New Hire/First Source Hiring: On select projects, SHA shall apply a 100% Section 3 hiring goal. For any new employment opportunities ("new hires") on the project, the Contractors shall be required to fill those new hire positions with qualified Section 3 eligible persons. If no qualified Section 3 candidates can be secured, the contractor will be free to secure employees by other means. The Seattle Housing Authority will make available to contractors, the full compliment pre-screening and case management services provided by The Job Connection to assist in meeting this goal.

- Definition of “New Hire”: A “new hire” is defined as an employee of the Contractor or any of its subcontractors who is hired specifically for the Project as a full-time employee for permanent, temporary, or seasonal employment, and who has not been a regular employee of the Contractor or any of its subcontractors during the preceding twelve month period.

22.020 WMBEs Defined

WMBEs are defined below based on current certification standards of the Washington State Office of Minority and Women's Business Enterprises (OMWBE):141

1. Women’s Business Enterprise (WBE): A business that is 51% owned and controlled by a woman or combination of women, and is certified as such by OMWBE.

2. Minority Business Enterprise (MBE): A business that is 51% owned and controlled by a minority or combination of minorities, and is certified as such by OMWBE.

3. Minority Women’s Business Enterprise (MWBE): A business that is 51% owned and controlled by a minority woman or combination of minority women, and is certified as such by OMWBE.

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141 Chapter 39.19 RCW and WAC 326-02-030.
Chapter 22: DIVERSITY IN CONTRACTING

4. **Combination Business Enterprise (CBE):** A business that is 50% owned and controlled by a minority male and 50% owned and controlled by a non-minority female, and is certified as such by OMWBE.

22.030 Affirmative Steps Outlined

Affirmative steps may include, but not be limited to, the following:

1. **Place WMBEs on solicitation lists:** Place qualified WMBEs on solicitation lists and bidders’ lists.\(^ {142} \)

2. **Solicit WMBEs when possible:** Encourage WMBE participation through direct solicitation whenever they are potential sources.\(^ {143} \)

3. **Advertising:** When appropriate, advertise in applicable publications likely to be read by WMBEs.

4. **Plan Centers:** For construction projects, provide plans and specifications to qualified plan centers that serve WMBEs.

5. **Split contracts into smaller segments:** Divide contract work, when economically and logistically feasible, into smaller tasks or quantities to permit maximum participation by WMBEs.\(^ {144} \)

6. **Delivery schedules that encourage use of WMBEs:** Establish delivery schedules, where the requirement permits, which encourage participation by WMBEs.\(^ {145} \)

7. **Use outside resources:** Use the services and assistance, as appropriate, of such organizations as the U.S. Small Business Administration (SBA), OMWBE, the Northwest Business Development Council, and the Minority Business Development Agency of the U.S. Department of Commerce.\(^ {146} \)

8. **Require prime to take affirmative steps:** Require the prime contractor, if subcontracts are to be awarded, to take the affirmative steps listed in this subsection, and encourage them to subcontract with qualified WMBEs to the maximum extent possible.\(^ {147} \)

9. **Women and Minority Business Enterprise (WMBE) Inclusion Plan:** SHA’s solicitations for consultants and professional services shall require a Women and Minority Business Enterprise (WMBE) Inclusion Plan evaluation criterion of up to

\(^ {142} \) 2 CFR §200.321(b)(1)  
\(^ {143} \) 2 CFR §200.321(b)(2)  
\(^ {144} \) 2 CFR §200.321(b)(3)  
\(^ {145} \) 2 CFR §200.321(b)(4)  
\(^ {146} \) 2 CFR §200.321(b)(5)  
\(^ {147} \) 2 CFR §200.321(b)(6)
10% of the total evaluation points. Inclusion Plans shall be evaluated and scored based on the respondents’ demonstrated good faith efforts to fulfill SHA’s 14% aspirational WMBE outreach and/or inclusion goals. Based upon a justification submitted by the originating department director or the department awarding the contract, the Executive Director may approve a different weighting for evaluation of Inclusion Plans. Solicitations directed to non-profits are excluded from this Inclusion Plan requirement.
Chapter 23: ETHICAL STANDARDS

23.010 General Provisions

1. Applicable Law and Regulations: In the conduct of SHA’s procurement system, SHA employees shall be aware of, and comply with, the following non-exclusive list of laws, regulations, and advice, which are hereby incorporated by reference as part of these Policies:

   a) 2 CFR §200.318(c)(1) - HUD Procurement Regulations
   b) RCW 35.82.050 - Washington State Housing Authorities Law
   c) Terms and Conditions, Constituting Part A of a Consolidated Annual Contributions Contract Between Housing Authority and the United States of America, Section 19 – Conflict of Interest.
   d) HUD Procurement Handbook, 7460.8, Chapter 10 – Ethics in Public Contracting. (Advisory only)
   e) SHA Code of Ethics

Contracts not funded with federal funds shall not be bound by any of the federal requirements noted above in a.), c.), and d.).

2. Employee Defined: As used in this chapter, the term “employee” shall include an SHA employee, an agent of SHA, any member of the employee’s immediate family, an employee’s partner, an organization which employs, or is about to employ, any of the above, a commissioner, or appointee to any decision-making body for SHA.

3. Disciplinary Actions: Breaches of the ethical standards of this Chapter of the Procurement Policies may result in an SHA employee being subject to disciplinary actions, consistent with SHA policies and procedures.

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148 2 CFR §200.318(c)(1)
149 RCW 35.82.050.
150 2 CFR §200.318(c)(1): “The officers, employees, and agents of the non-Federal entity must neither solicit nor accept gratuities, favors, or anything of monetary value from contractors or parties to subcontracts. However, non-Federal entities may set standards for situations in which the financial interest is not substantial or the gift is an unsolicited item of nominal value. The standards of conduct must provide for disciplinary actions to be applied for violations of such standards by officers, employees, or agents of the non-Federal entity (SHA)"
Chapter 23: ETHICAL STANDARDS

23.020 Conflict of Interest

No SHA employee shall:

1. Contract Selection, Award, Administration: Participate in the selection, award, or administration of a contract if a conflict of interest (direct or indirect financial interest, personal involvement, or other interest)\(^{151}\), real or apparent, would be involved.\(^ {152}\) Participation shall include, but not be limited to: serving on an evaluation panel to select a firm; reviewing, endorsing, or recommending an award or selection; approving or rejecting an award of a contract or Purchase Order.

2. Ownership and Business Interests: Own or hold an interest in any contract or property or engage in any business, transaction, or professional or personal activity that would \(^{153}\)

a) Be, or appear to be, in conflict with the employee’s official duties, or

b) Secure, or appear to secure, an unwarranted privilege or advantage for the employee, or

c) Prejudice, or appear to prejudice, the employee’s independence of judgment in the exercise of his or her official duties relating to SHA.

3. Confidential Information: Knowingly use confidential information for the employee’s or another’s actual or anticipated personal gain.

23.030 Gifts and Gratuities

1. Prohibition: An employee may not solicit or accept gifts, entertainment, gratuities, favors, or anything of monetary value from contractors or subcontractors, or potential contractors or subcontractors that could influence, or be perceived to influence, contracting or purchasing decisions.\(^ {154}\)

2. Exception: In general, a nominal gift of less than $25.00 in value that was not solicited by an employee, and which can be and is shared with all employees and/or the public, may be considered acceptable. Employees are expected to

\(^{151}\) RCW 35.82.050(2): “No commissioner, employee, or appointee to any decision-making body for the housing authority shall act in an official capacity in any manner in which such commissioner, employee, or appointee to any decision-making body of the housing authority has a direct or indirect financial or personal involvement.”

\(^{152}\) 2 CFR §200.318(c)(1): “No employee, officer or agent must participate in selection, award, or administration of a contract supported by Federal award if he or she has a real or apparent conflict of interest funds if a conflict of interest, real or apparent, would be involved.”

\(^{153}\) RCW 35.82.050(1)

\(^{154}\) 2 CFR §200.318(c)(1)
exercise good judgment before accepting any gift, and to check with a supervisor or manager if in doubt.\textsuperscript{155}

\textbf{23.040 Contracting with Former SHA Employees}

The following shall apply to contracts financed in whole or in part with federal funds:

1. **One Year Prohibition:** Within one year after an employee leaves SHA, SHA shall not contract with such employee if the employee was responsible for formulating policy or influencing decisions with respect to the project(s) being contracted for.\textsuperscript{156}

2. **Waiver:** For good cause, HUD may waive the one year prohibition requirement.\textsuperscript{157}

\textbf{23.050 Contractors Involved in the Development of Proposals}

To ensure objective contractor performance and eliminate unfair competitive advantage, contractors that develop or draft specifications, requirements, statements of work, and invitations for bids or requests for proposals must be excluded from competing for such procurements.

\textsuperscript{155} 2 CFR \$200.318(c)(1)
\textsuperscript{156} Section 19 (A)(1)(ii) – Conflict of Interest. Terms and Conditions, Constituting Part A of a Consolidated Annual Contributions Contract Between Housing Authority and the United States of America.
\textsuperscript{157} Section 19 (A)(4) – Conflict of Interest. Terms and Conditions, Constituting Part A of a Consolidated Annual Contributions Contract Between Housing Authority and the United States of America.
Chapter 24: DISPUTES, PROTESTS, AND APPEALS

24.010 Policy

1. Resolve Internally: SHA shall attempt to resolve all procurement-related (solicitation, award, and contractual) disputes, protests, and appeals internally without outside review by either HUD or the court system. (Unless otherwise specified, this section will use the term “protest” to also include disputes and appeals.)

2. HUD’s Judgment: It is HUD’s policy not to substitute their judgment for SHA’s in the resolution of protests, unless the matter is primarily a Federal concern.

24.020 Filing Deadlines

The following deadlines for filing protests with SHA shall apply:

1. Solicitations: Any protest against a solicitation issued by SHA must be received by the Contracting and Procurement Manager before the bid or proposal submittal deadline, or it will not be considered.

2. Awards:

   a) Any protest against the award of a contract based on an ITB must be received by the Contracting and Procurement Manager no later than two full business days after the bid submittal deadline, or before award of the contract, whichever is later, or the protest will not be considered. SHA shall not execute a contract “with anyone other than the protesting bidder without first providing at least two full business days’ written notice” of SHA’s “intent to execute a contract for the project.”

   b) Any appeal of a decision by SHA to reject a bid submitted in response to an ITB must be received by the Contracting and Procurement Manager within two business days after being notified in writing of SHA’s decision, or the appeal will not be considered.

   c) Any protest against the award of a contract based on an RFCP, RFP, or RFQ or appeal of a decision by SHA to reject a proposal, must be received by the Contracting and Procurement Manager within three business days after notification to an unsuccessful proposer that they were not selected, or the protest will not be considered.

   d) Any protest against the award of a contract based on an informal solicitation must be received by the Contracting and Procurement Manager prior to award,

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or the protest will not be considered. Consistent with the nature of the informal process contemplated by 2 CFR §200.320(b), it shall be the responsibility of contractors, consultants, and vendors to call SHA regarding the status of a contract award.

24.030 Form and Manner of Filing Protests

1. **In Writing:** All protests must be in writing, signed, and explain the basis of the protest, or it will not be considered.

2. **File with Contracting and Procurement Manager:** All protests must be filed with SHA’s Contracting and Procurement Manager, 190 Queen Anne Avenue North, P.O. Box 19028, Seattle, WA 98109-1028.

24.040 SHA’s Review of Protests

1. **Contracting and Procurement Manager’s Role:** SHA’s Contracting and Procurement Manager shall review and investigate properly and timely filed protests and issue a written decision to the protestor.

2. **Appeal to SHA’s Chief Financial Officer:** Any appeal of a formal decision by the Contracting and Procurement Manager must be received by SHA’s Chief Financial Officer within two business days of receipt of the written decision from the Contracting and Procurement Manager, or the appeal will not be considered. Appeals of the Contracting and Procurement Manager’s decisions will be reviewed and investigated by the Chief Financial Officer who shall issue SHA’s final decision. When SHA determines, pursuant to RCW 39.04.350, that a bidder is not responsible, SHA will not execute a contract with any other bidder until two business days after the bidder determined to be not responsible has received written notice of SHA’s final decision.

3. **Receipt of SHA Decisions:** Decisions will be deemed delivered or received in accordance with the Method of Serving Notices, paragraph 10.10, Section 00800 for construction contracts or Section 11 for consultant/professional services contracts.

24.050 Contractual Claims and Disputes

SHA is responsible for the handling and resolution of all contractual claims and disputes according to the requirements and procedures outlined in each contract. Consistent with HUD regulations, “violations of law will be referred [by SHA] to the local, state, or Federal authority having proper jurisdiction.”

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159 2 CFR §200.318(k): “The non-Federal entity (SHA) must be responsible, in accordance with good administrative practice and sound business judgment, for the settlement of all contractual and administrative issues arising out of procurements. These issues include, but are not limited to source evaluation, protests, disputes, and claims. These standards do not relieve the non-Federal entity of any contractual responsibilities under its contracts.”

160 2 CFR §200.318(k)