1	<u>BY AUTHORITY</u>	
2	ORDINANCE NO	COUNCIL BILL NO. CB21-0833
3	SERIES OF 2021	COMMITTEE OF REFERENCE:
4		Business, Arts, Workforce & Aviation Services
5	<u>A BILL</u>	
6 7 8	For an ordinance revising Articles III, V and VII of Chapter 28 of the Denver Revised Municipal Code.	
9 10 11	NOW, THEREFORE, BE IT ENACTED BY THE COUNCIL OF THE CITY AND COUNTY OF DENVER:	
12	Section 1. That Section 28-35(1) of Subdiv	vision I of Division 1 of Article III of Chapter 28 of
13	the Revised Municipal Code is hereby revised to rea	ad as follows:
14	(1) <i>Affiliate</i> means any business enterprise	that is affiliated associated with an MWBE or
15	with the owner(s) of such MWBE. <u>Businesses</u> Business enterprises are affiliates of each other	
16	when one (1) controls or has the power to control	he other, or a third party or parties' controls or
17	has the power to control both. It does not matter whether control is exercised, so long as the power	
18	to control exists. The director may utilize, in the interpretation of this definition, the definition of	
19	affiliate set forth in C.F.R. § 121 or successor	regulation, including related SBA guidance
20	documents, as from time to time amended.	
21	Section 2. That Section 28-55(a) of Subdiv	vision I of Division 3 of Article III of Chapter 28 of
22	the Revised Municipal Code is hereby revised to rea	ad as follows:
23	(a) <u>The DSBO is authorized to establish th</u>	e size standards for the certification of business
24	enterprises as further provided in the applicable rules	s and regulations and in accordance with articles
25	of III, V and VII of this chapter 28. No applicant bus	iness enterprise shall be certified as an MWBE,
26	and following certification of an MWBE, no certificat	ion shall be renewed, if on the effective date of
27	the application or renewal the applicant business en	nterprise or MWBE (combined with all affiliates)
28	has achieved a size standard <u>established by the DS</u>	<u>BO.</u> exceeding the following size standards:
29	(1) For construction, reconstruction	and remodeling, and construction management
30	services, applicant business enterprises cannot exc	eed one hundred (100) percent of the applicable
31	size standards established by the U.S. Small Busine	ess Administration ("SBA") at C.F.R. § 121.201,
32	as amended, or successor SBA regulation or class	ification system, which are incorporated herein
33	by reference. The size standard is based on annual	receipts averaged over the three (3) preceding
34	consecutive fiscal years; whether the applicant but	siness has otherwise achieved a size standard

based upon its number of employees; or other criteria applicable to any of the work activities for which the applicant business enterprise seeks certification or is certified. The director may adjust or modify such MWBE graduation size standards if it appears, after further inquiry and review by the director, that such standards are no longer appropriate to the purposes of this article III and its divisions.

6 (2) For professional design and construction services (excluding construction 7 management), applicant business enterprises cannot exceed fifty (50) percent of the applicable size 8 standards established by the U.S. Small Business Administration ("SBA") at C.F.R. § 121.201, as 9 amended, or successor SBA regulation or classification system, which are incorporated herein by 10 reference. The size standard is based on annual receipts averaged over the three (3) preceding 11 consecutive fiscal years; whether the applicant business has otherwise achieved a size standard 12 based upon its number of employees; or other criteria applicable to any of the work activities for 13 which the applicant business enterprise seeks certification or is certified. The director may adjust or 14 modify such MWBE graduation size standards if it appears, after further inquiry and review by the 15 director, that such standards are no longer appropriate to the purposes of this division 3.

Section 3. That Section 28-55(c) of Subdivision I of Division 3 of Article III of Chapter 28 of
 the Revised Municipal Code is hereby revised to read as follows:

18 If an MWBE has been certified by the city in more than one (1) NAICS Code or has an (c) 19 affiliate that has been certified by the city in a NAICS Code other than that of the MWBE, then the 20 annual receipt level or employee or other criterion used as the graduation criterion for such MWBE 21 shall apply separately to each NAICS Code for which the MWBE and its affiliate have been certified. 22 Such an MWBE and any affiliate that has exceeded the graduation criteria in one (1) NAICS Code 23 shall be deemed to be graduated from this article III and its divisions as to that code, and, if the 24 graduation requirements of subsections (a) or (b) above do not apply, may continue to be certified 25 in another NAICS Code having a higher monetary or employee number graduation level but shall no 26 longer be considered eligible to be or remain certified in the NAICS Code with the lower size 27 standard. Such an MWBE or any affiliate that has exceeded the graduation criteria for the largest 28 NAICS Code applicable to its activities shall be deemed to be graduated from this article III and its 29 divisions for the duration of the period in which the MWBE exceeds the graduation criteria. 30 Graduated MWBEs may reapply for certification if they meet the criteria for certification including the 31 requisite size standard. Utilization of MWBEs shall count toward a goal, if any, to the extent that an 32 MWBE is performing a commercially useful function corresponding to a NAICS Code in which it is 33 certified.

- Section 4. That Section 28-62(a) of Subdivision II of Division 3 of Article III of Chapter 28
 of the Revised Municipal Code is hereby revised by adding a new subsection (5) to read as follows:
 (5) Utilization of MWBEs shall count toward a goal, if any, to the extent that an
- 4 <u>MWBE is performing a commercially useful function corresponding to a NAICS Code in which it is</u>
 5 <u>certified.</u>
- 6 Section 5. That Section 28-66(a) of Subdivision II of Division 3 of Article III of Chapter 28
 7 of the Revised Municipal Code is hereby revised by adding a new subsection (5) to read as follows:
- 8 (5) Utilization of MWBEs shall count toward a goal, if any, to the extent that an 9 MWBE is performing a commercially useful function corresponding to a NAICS Code in which it is 10 certified.
- Section 6. That Section 28-68(c) of Subdivision II of Division 3 of Article III of Chapter 28
 of the Revised Municipal Code is hereby revised to read as follows:
- 13 For any contract for which the director has set a participation goal, it shall be an (c) 14 ongoing, affirmative obligation of the contractor or consultant on such contract to maintain 15 compliance with all applicable provisions of this article III and its divisions to include, at a minimum, 16 compliance with the originally achieved level of MWBE participation upon which the contract was 17 awarded, for the duration of the contract, unless the city initiates a material alteration to the scope 18 of work affecting MWBEs performing on the contract through change order, contract amendment, 19 force account or as otherwise described in section 28-70. Graduation of an MWBE shall not affect 20 the contribution made by the MWBE toward satisfaction of a participation goal if the work was bid or 21 proposed to be performed by the MWBE prior to the date of ineligibility for certification based on 22 achievement of the graduation criteria.
- Section 7. That Section 28-122 of Article V of Chapter 28 of the Revised Municipal Code
 is hereby revised to read as follows:

25 Sec. 28-122. - MWBE/SBE EBE, MWBE, SBE and SBEC certification eligibility; renewal of 26 certification; decertification; graduation; graduation size standards.

(a) *Procedures and methods.* The DSBO director shall, by rule and regulation or guidelines
relating solely to internal management and procedure, establish reasonable procedures and
methods for the certification of applicant business enterprises as MWBEs or SBEs EBEs, MWBEs,
<u>SBEs and SBECs</u> in order to effectuate the purposes of this article V. The DSBO director may seek
input and advice from appropriate industry sources as to appropriate aspects of work performance,
equipment and staffing in these industry areas in which certification is being sought.

(b) *Eligibility and application procedures.* Only applicant business enterprises who meet the
 applicable certification criteria may participate as MWBEs or SBEs EBEs, MWBEs, SBEs and

SBECs in the programs established under this article V. The certification criteria, requirements, and application procedures contained in sections 28-35 and 28-53 through 28-56 of this Code will apply to the certification, renewal of certification, decertification, and graduation of MWBEs under this article V. The certification criteria, requirements, and application procedures contained in sections 28-205 and 28-206 of this Code will apply to the certification, renewal of certification, decertification, and graduation of <u>EBEs</u>, SBEs and <u>SBECs</u> under this article V.

7 No applicant business enterprise shall be certified as an MWBE or SBE EBES, MWBES, (c) 8 SBEs, and SBECs, and following certification of an MWBE or SBE EBEs, MWBEs, SBEs, and 9 SBECs, no certification shall be renewed if on the effective date of the application or renewal the 10 applicant business enterprise, the MWBE or SBE EBES, MWBES, SBES, and SBECs (combined with 11 all affiliates) has achieved a size standard established by the DSBO is accordance with section 28-12 55 of article III or section 28-206 of article VII. exceeding one hundred (100) percent of the applicable 13 size standards established by the U.S. Small Business Administration ("SBA") at C.F.R. § 121.201, 14 as amended, or successor SBA regulation or classification system, which are incorporated herein by reference. The size standard is based on annual receipts averaged over the three (3) preceding 15 16 consecutive fiscal years; whether the applicant business has otherwise achieved a size standard 17 based upon its number of employees; or other criteria, applicable to any of the work activities for 18 which the applicant business enterprise seeks certification or is certified. The DSBO director may 19 adjust or modify such MWBE/SBE graduation size standards if it appears, after further inquiry and 20 review by the DSBO director, that such standards are no longer appropriate to the purposes of this 21 article V.

Section 8. That Section 28-126(a) of Article V of the Revised Municipal Code is hereby
revised by adding a new subsection (5) to read as follows:

24 (5) Utilization of MWBEs shall count toward a goal, if any, to the extent that an
 25 <u>MWBE is performing a commercially useful function corresponding to a NAICS Code in which it is</u>
 26 certified.

Section 9. That Section 28-132(c) of Article V of Chapter 28 of the Revised Municipal Code
is hereby revised to read as follows:

(c) For any contract or purchase order for which the DSBO director has set a participation goal, it shall be an ongoing, affirmative obligation of the vendor, contractor or consultant on such contract to maintain, at a minimum, compliance with provisions of this article V as well as the originally achieved level of MWBE participation upon which the contract or purchase order was awarded, for the duration of the contract or purchase order, unless the city initiates a material

alteration to the services affecting MWBEs performing on the contract or purchase order through a
 contract amendment, or as otherwise described in section 28-133. <u>Graduation of an MWBE shall not</u>
 <u>affect the contribution made by the MWBE toward satisfaction of a participation goal if the work was</u>
 bid or proposed to be performed by the MWBE prior to the date of ineligibility for certification based

5 <u>on achievement of the graduation criteria.</u>

6 Section 10. That Section 28-146(a) of Article V of the Revised Municipal Code is hereby
7 revised to read as follows:

8 Upon award of a city contract or city purchase order, compliance with the commercially (a) 9 useful function requirement and other performance requirements required under this article V by the 10 SBE becomes a covenant of performance by the SBE vendor, contractor or consultant in favor of 11 the city. It shall be an ongoing, affirmative obligation of the SBE on such contract or purchase order 12 to perform all requirements, including, but not limited to, the provision of a commercially useful 13 function, for the duration of the city contract or purchase order, unless the city initiates a material 14 alteration to the goods to be provided or services to be performed affecting the SBE's performance 15 of a commercially useful function on the contract or purchase order through a written amendment. 16 Graduation of an SBE shall not affect the contribution made by the SBE toward participation if the work was bid or proposed to be performed by the SBE prior to the date of ineligibility for certification 17 18 based on achievement of the graduation criteria.

19 Section 11. That title of Article VII the Revised Municipal Code is hereby revised to read as20 follows:

21 ARTICLE VII. **OPPORTUNITIES FOR SMALL BUSINESS ENTERPRISES AND** EMERGING BUSINESS ENTERPRISES IN CITY CONTRACTS FOR CONSTRUCTION, 22 23 RECONSTRUCTION. AND **REMODELING.** AND PROFESSIONAL DESIGN AND CONSTRUCTION SERVICES. FOR 24 AND SMALL BUSINESS ENTERPRISE CONCESSIONAIRES IN CONCESSION AGREEMENTS, THROUGH DEFINED SELECTION 25 POOL CONTRACTS AND CONCESSION AGREEMENTS 26

27 **Section 12.** That Article VII of the Revised Municipal Code is hereby revised to add

- 28 Section 28-201 to read as follows:
- 29 Sec. 28-201. [Reserved].
- 30 **Section 13.** That Section 28-202 of Article VII of the Revised Municipal Code is hereby 31 revised to read as follows:

32 Sec. 28-202. - Purpose and scope.

The purpose of this article VII is to enable the city, through the department of transportation and infrastructure, department of aviation, general services and other user departments, and the division of small business opportunity ("DSBO"), to undertake specific activities to promote use of small business enterprises ("SBEs"), small business enterprise concessionaires ("SBECs"), and emerging business enterprises ("EBEs"), in construction and professional design and construction services contracts and in concession agreements, in the execution by the above user departments of their duties pursuant to the Charter of the City and County of Denver. The director of the DSBO and the department heads of the user departments are expressly delegated the necessary powers and rule-making authority to effectuate the purpose of this article VII, and to undertake such additional studies or inquiries as they may deem appropriate.

8 Section 14. That Section 28-204 of Article VII of the Revised Municipal Code is hereby
9 revised to read as follows:

10 Sec. 28-204. - Definitions.

As used in this article VII, the following words and phrases shall have the following meanings,
unless otherwise clearly required by the context:

(1) Affiliate means any business enterprise is affiliated associated with an SBE, SBEC or EBE, or with the owner(s) of such SBE, SBEC or EBE. Businesses Business enterprises are affiliates of each other when one controls or has the power to control the other, or a third party or parties' controls or has the power to control both. It does not matter whether control is exercised, so long as the power to control exists. The director may utilize, in the interpretation of this definition, the definition of affiliate set forth in C.F.R. § 121 or successor regulation, as from time to time amended.

(2) Applicant business enterprise means a business enterprise seeking to be certified as
 a small business enterprise under this article VII.

21 (3) *Bidder* means a business enterprise that submits a bid on a construction contract that 22 is offered for competitive bidding by the city or otherwise offered by a private owner.

23 (4) *Broker* means a business enterprise that performs a commercially useful function as an 24 intermediary, for a fee, in the acquisition of materials, supplies or equipment, regardless of whether 25 or not it takes title to such materials, supplies or equipment, for the city or a private owner or its 26 contractors, consultants or suppliers, but is not a manufacturer, manufacturer's representative or 27 regular dealer. Only bona fide commissions earned by a broker for its activities in performing a 28 commercially useful function on a city contract shall be counted toward legitimate participation by an 29 SBE on such contract as set out in this article VII. A packager shall be considered and treated as a 30 broker.

(5) *Business enterprise* means an individual, sole proprietorship, corporation, limited liability
 company, partnership, limited partnership, limited liability limited partnership, joint stock company,
 joint venture, professional association or any other legal entity operated for profit that is properly

licensed or registered, as applicable, owned, and controlled by persons who are citizens of the
 United States or lawful permanent residents of the United States, and otherwise authorized to do
 business in the State of Colorado.

4 (6) *Certification* means completion by a business enterprise of an application procedure to
5 be developed by the DSBO, and formal authorization by the director to participate as an SBE or
6 <u>SBEC</u> under this article VII. Certification neither represents nor implies that a business enterprise is
7 qualified to perform on a contract or concession agreement, nor that it performs a commercially
8 useful function.

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(7) *City* means the City and County of Denver and its participating user departments.

10 (8) *City project; city contract; city construction practices* mean any contract or project 11 encompassed within the definition of contract in this article VII, regardless of whether the project 12 owner is the city or a private owner. All provisions of this article VII shall apply to such contracts let 13 by private owners, provided that the city shall not dictate means and methods of construction to such 14 private owners. Copies of all documents required to be provided by a subcontractor, subconsultant, 15 supplier, manufacturer, manufacturer's representative or broker hereunder shall be sent to the 16 director when the originals are sent to a private owner.

17 Commercially useful function means an EBE, SBE, or SBEC is responsible for the (9) 18 execution of a distinct element of the work of a contract or concession agreement and is carrying out the work by actually performing, maintaining control, managing, and supervising the work involved, 19 20 or fulfilling responsibilities as a joint venturer. In determining whether an EBE, SBE, or SBEC is 21 performing or has performed a commercially useful function, the DSBO will analyze whether the SBE 22 is performing functions set forth in this definition and this division including but not limited to being 23 responsible for, with respect to materials, supplies or equipment used for the contract work, 24 negotiating price, determining quantity and quality of the materials, supplies or equipment, ordering 25 the materials, supplies or equipment, performing installation where applicable, and paying for the 26 materials, supplies or equipment. To determine whether an EBE, SBE, or SBEC is performing a 27 commercially useful function, the DSBO will evaluate the amount of work contracted or 28 subcontracted, industry practices, amounts paid to the <u>EBE</u>, SBE, or <u>SBEC</u> in proportion to the work 29 actually performed, progress toward compliance with this article, and other relevant factors. 30 Commercially useful function is measured for purposes of determining participation on a contract or 31 concession agreement, not for determination of certification eligibility.

1 (10) *Competitive selection process* has the meaning ascribed to that phrase in sections 2 2.3.(A) and 2.11.3(B) of the Denver City Charter, and in D.R.M.C. sections 5-19 and 20-56, as that 3 meaning may pertain to a contract(s) at issue.

4 (11) *Concessionaire* or small business enterprise concessionaire or SBEC means a 5 business enterprise that enters into a competitively selected or negotiated concession agreement 6 with the city, in privity of contract with the city, for the operation of a retail, food service or other 7 concession in a building, or aviation or aeronautical facility, or improvements thereto, situated on 8 real property owned or operated by the city. <u>A certified SBE may be included as a concessionaire or</u> 9 <u>SBEC under this article VII.</u>

10 (12) *Concession agreement* means any city agreement for the operation of a retail, food 11 service or other concession authorized by any provision of the Charter or ordinances of the city, 12 including, but not limited to, agreements awarded by competitive selection procedures or negotiated 13 contracts, in a building, or aviation or aeronautical facility, or improvements thereto, situated on real 14 property owned or operated by the city.

15 *Conduit* means an EBE, SBE, or SBEC that knowingly agrees to pass the scope of (13)16 work for which it is listed for participation and is scheduled to perform or supply on a contract or 17 concession agreement, to a non-EBE, non-SBE, or non-SBEC, or does not carry out the 18 responsibilities required by actually performing, managing, controlling and supervising the work 19 involved. In this type of relationship, the <u>EBE</u>, <u>SBE</u>, <u>or SBEC</u> has not performed a commercially 20 useful function and the arranged agreement between the two (2) parties is not consistent with 21 standard industry practice. This arrangement does not meet the commercially useful function 22 requirement, and therefore the EBE's, SBE's, or SBEC's participation is not considered to be a 23 legitimate portion of the work on the contract or concession agreement. Conduit is also referred to 24 as a passthrough.

(14) Construction means those areas of construction, reconstruction and remodeling as
 encompassed within the city's contracting processes authorized by the Charter and ordinances of
 the city. This definition shall encompass design-build contracts as appropriate.

(15) Consultant means a business enterprise that enters into a negotiated contract with the city, in privity of contract with the city, for professional design and construction services or enters into such a contract with a private owner, in privity of contract with such private owner, for such services on a building or aviation or aeronautical facility, or improvements thereto, situated on real property owned by the city.

1 (16)*Contract* means any city contract for construction or for professional design and 2 construction services authorized by any provision of the Charter or ordinances of the city, excepting 3 only those contracts subject to division of article III of this chapter 28, or to federal q-requirements, 4 or city concession contracts. Contract shall also include other contracts ancillary to cooperative 5 agreements or understandings with other public and private agencies for purposes including the 6 development of public facilities, park and recreational facilities, museums, zoological and other 7 gardens, collections of natural history, and observatories, if such contracts provide for funding in 8 whole or in part by the city and provide for utilization of such funds for the purpose of construction or 9 professional design and construction services for any public facility or area owned or leased by the 10 city or situated on real property owned or leased by the city. Notwithstanding the foregoing, contract 11 shall also include construction or professional design and construction services for buildings or 12 aviation or aeronautical facilities or improvements thereto, constructed by private owners on real 13 property owned by the city, without regard to the utilization of city funding.

14 (17) *Contractor* means a business enterprise that enters into a competitively bid, otherwise 15 competitively selected or negotiated construction contract with the city, in privity of contract with the 16 city, or enters into such a construction contract with a private owner, whether or not bid, in privity of 17 contract with such private owner for such work on a building or aviation or aeronautical facility, or 18 improvements thereto, situated on real property owned by the city. Contractor includes general 19 contractors and prime contractors.

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(18) *Day*, unless otherwise indicated, means calendar day.

(19) Defined selection pool contract or concession agreement means a contract or concession agreement which is determined by the director to be appropriate for restriction of the selection of the contractor, consultant or concessionaire and, as applicable, subcontractors, subconsultants and suppliers on such contract or concession agreement to the pool of certified <u>SBEs, SBECs, or EBEs</u> SBEs or PBEs, as determined by the director.

26 (20) *Department head* means the manager or director of the city department entering into 27 contract(s) or concession agreement(s) with SBE(s) <u>or SBECs</u>, or such person's designee.

(21) Design-build contract means a contract for the procurement of both the design and the
 construction, reconstruction or remodeling of a public work in a single contract with a single design build contractor or combination of such contractors that are capable of providing the necessary
 design and construction, reconstruction or remodeling services.

32 (22) *Director* means the director of the division of small business opportunity or successor 33 agency, or such director's designee.

(23) *DSBO* or the DSBO means the division of small business opportunity.

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2 (24) *DSBO required forms* means the certifications, letters of intent, commitment forms and 3 other forms and documents developed by the DSBO or described in this article VII and the rules and 4 regulations, referenced in the applicable procurement documents, and required by the DSBO to 5 confirm and evaluate a bidder's or proposer's commitment to utilization of certified firms and other 6 DSBO program requirements. No authorized alteration or modification of a DSBO required form is 7 permitted. The DSBO reserves the right to reject altered or modified forms.

8 (25) *Emerging business enterprise* or *EBE* means a business enterprise that is certified by 9 the director under this article VII as meeting all of the requirements for certification set forth in 10 sections 28-205 and 28-206.

11 (26) *Expertise* means demonstrated skills, knowledge or ability to perform in the field of 12 endeavor in which certification is sought by the business enterprise as defined by normal industry 13 practices, including licensure or registration where required.

14 (27)Joint venture means an association of two (2) or more business enterprises to 15 constitute a single business enterprise to perform a city construction or professional design or 16 construction services contract, or concession agreement for which purpose they combine their 17 property, capital, efforts, skills and knowledge and in which venture each joint venturer is responsible 18 for a distinct, clearly defined portion of the work of the contract or concession agreement, performs 19 a commercially useful function, and whose share in the capital contribution, control, management 20 responsibilities, risks and profits of the joint venture are equal to its ownership interest. Joint ventures 21 must have an agreement in writing specifying the terms and conditions of the relationships between 22 the joint venturers and their relationship and responsibility to the contract or concession agreement.

(28) Manufacturer means a business enterprise that operates or maintains a factory or establishment that produces, or substantially alters on the premises the materials, supplies or equipment provided to contractors, consultants, subcontractors, subconsultants, suppliers, brokers or manufacturer's representatives on a contract, required under the contract and of the general character described by the contract specifications. For manufacturers, one hundred (100) percent of the value the materials, supplies or equipment provided by an SBE<u>or EBE</u> under a contract shall count toward SBE participation.

30 (29) *Manufacturer's representative* means a business enterprise that sells products for one 31 (1) or more manufacturers. A manufacturer's representative does not take legal title to or physical 32 possession of the products that it sells, such products generally being sent directly from the 33 manufacturer to the contractor or subcontractor purchasing such products. Only bona fide

commissions earned by a manufacturer's representative in performing a commercially useful
 function on a contract shall be counted toward legitimate participation by an SBE or EBE on such
 contract as set out in this article VII.

4 (30) *Packager* means a business enterprise that performs a commercially useful function
5 in the packaging of goods for the city or a private owner or its contractors, consultants,
6 manufacturers, manufacturer's representatives or suppliers but is not itself a regular dealer or a
7 manufacturer or manufacturer's representative. A packager shall be considered as, and treated as,
8 a broker. A packager shall be considered and treated as a broker.

9 Personal net worth means the net value of the assets of an individual after total (31) 10 liabilities are deducted. An individual's personal net worth does not include the individual's ownership 11 interest in an applicant business enterprise or participating <u>EBE</u>, SBE, or <u>SBEC</u>, or the individual's 12 equity, if any, in his or her primary place of residence. An individual's personal net worth includes 13 only his or her share of assets held individually and jointly with the individual's spouse. For the 14 purposes of certification as an SBE, SBEC, or an EBE under this article VII, an individual must have 15 a personal net worth equal to or less than the permissible personal net worth amount determined by 16 the U.S. Department of Transportation to be applicable to its DBE programs, or as otherwise 17 promulgated by the director by rule and regulation. This requirement shall not apply to SBECs SBEs 18 certified under this article VII solely as concessionaires.

(32) *Private owner* means a private or other non-city owner undertaking to contract for
 construction work or for professional design and construction services on buildings or aviation or
 aeronautical facilities or improvements thereto, on real property owned by the city.

(33) Professional design and construction services means those areas of services ancillary
 to construction as encompassed within the city's contracting processes authorized by the Charter
 and ordinances of the city, including engineering, architectural, testing, construction management
 services and planning services related to a construction project.

(34) *Proposal* means an offer to perform construction or professional design and construction services or to operate a concession pursuant to a negotiated or otherwise competitively selected city contract or concession agreement with either the city or a private owner, and whether in response to a request for qualifications, request for proposals or otherwise. The department head shall designate the proposal, and the date of receipt for each solicitation of proposers subject to this article VII.

32 (35) *Proposer* means a business enterprise that submits a proposal on a city construction 33 contract or professional services, including design and construction services contract, or for a

concession agreement, that is negotiated and not competitively bid or that utilizes a competitive
 selection process.

3 (36)*Regular dealer* means a business enterprise that owns, operates or maintains a store, 4 warehouse or other establishment in which the materials, supplies, articles or equipment of the 5 general character described by the contract specifications and required for the performance of the 6 contract are bought and regularly sold or leased to the public in the usual course of business. To be 7 a regular dealer, the business enterprise must be an established, regular business engaged in, as a 8 substantial and material portion of its business, and in its own name, the purchase and sale or lease 9 of the products in question. A regular dealer is presumed to keep such materials, supplies, articles 10 or equipment in stock, but must in any event bear the risk of loss of such items. A regular dealer in 11 such bulk items as steel, cement, gravel, stone, asphalt and petroleum products need not own, 12 operate or maintain a place of business if it both owns and operates distribution equipment for the 13 products. Any supplementation of a regular dealer's distribution equipment shall be by a long-term 14 lease agreement and not on an ad hoc or contract-by-contract basis. For regular dealers, sixty (60) 15 percent of the value of the commercially useful function performed by the SBE shall be counted 16 toward the participation goal. Brokers, conduits, packagers, manufacturers and manufacturer's 17 representatives shall not be regarded as regular dealers within the meaning of this term.

18 (37) *Small business enterprise* or *SBE* means a business enterprise, including an SBEC,
19 that is certified by the director under this article VII as meeting all of the requirements for certification
20 set forth in sections 28-205 and 28-206.

(38) Subcontractor or subconsultant means a business enterprise that either directly contracts with a contractor or consultant or directly contracts with subcontractors or subconsultants under such contractor or consultant on a city contract or concession agreement, and which business enterprise will provide services or perform work under agreements with the contractor or consultant or with other subcontractors or subconsultants under such contractor or consultant.

26 (39) Supplier means a business enterprise that either directly contracts with a contractor or 27 consultant or directly contracts with subcontractors or subconsultants under such contractor or 28 consultant on a city contract, and which business enterprise will provide materials, supplies or 29 equipment under agreements with the contractor or consultant, or with other subcontractors or 30 subconsultants under such contractor or consultant. A supplier may be a regular dealer, 31 manufacturer, manufacturer's representative or broker. Participation goal shall be counted in 32 accordance with the function performed by the SBE supplier under a contract and determined on a 33 per-contract or per-project basis.

Section 15. That Section 28-205 of Article VII of the Revised Municipal Code is hereby
 revised to read as follows:

3 Sec. 28-205. – SBE, SBEC, and EBE certification; eligibility of applicant business enterprises.

4 (a) *Procedures and methods.* The director shall, by rule and regulation or informal 5 guidelines relating solely to internal management and procedure, establish reasonable procedures 6 and methods for the certification of applicant business enterprises as <u>SBEs</u>, <u>SBECs</u>, and <u>EBEs</u> 7 and EBEs in order to effectuate the purposes of this article VII. The director may seek input and 8 advice from appropriate industry sources as to appropriate aspects of work performance, equipment 9 and staffing in these industry areas in which certification is being sought.

10 (b) Only applicant business enterprises that meet the criteria for certification as an SBE, 11 SBEC, or EBE SBE or EBE may participate in the program established under this article VII. The 12 SBEs, SBECs and EBEs applicant business enterprise has the burden of persuasion by a 13 preponderance of the evidence. SBEs and EBEs shall be certified only for the certification area(s) 14 for which they apply and in which they have had sustained business activity for a minimum of six (6) 15 months. Certification areas shall correspond to the codes set forth in North American Industrial 16 Classification Standard (NAICS) Codes, or successor classification system, Code of Federal 17 Regulations § 121.201, as amended, or successor regulation.

18 (c) To determine whether the requirements set forth below are met, the division must19 consider all of the facts in the record, viewed as a whole.

20 (1) Ownership. In order for the owner(s) to be found to own the applicant business
 21 enterprise for purposes of certification, as applicable, the applicant business enterprise or owner(s)
 22 must meet the requirements set forth below.

a. Own in his or her own name the legal and equitable interest in the applicant
business enterprise;

b. Have acquired the interest in a verifiable and substantial arms-length
transaction utilizing verifiable, substantial, and continuing consideration, going beyond pro forma
ownership of the applicant business enterprise as reflected in ownership documents;

c. Enjoy customary incidents of ownership and share in the risks and profits commensurate with his or her ownership interest in practice, not merely in the form of arrangements; and

31 d. Have acquired the interest with a contribution of his or her own capital 32 resources, by having put his or her own financial resources at risk in the operation of the applicant 33 business enterprise, or subject to requirements below, with a contribution of expertise. All

contributions by the owner(s) to acquire the ownership interest in the applicant business enterprise
 must be verifiable, substantial, and continuing, which in part, means that it be commensurate with
 the ownership interest acquired.

4 If expertise is relied upon as part of an owner's contribution to (A) 5 acquire ownership, the expertise must be of the requisite quality generally recognized in a 6 specialized field, in areas critical to the operations of the applicant business enterprise, indispensable 7 to the applicant business enterprise's potential success, specific to the type of work the applicant 8 business enterprise performs and documented in the applicant business enterprise's records. These 9 records must clearly show the contribution of expertise, including its equivalent monetary value. The 10 individual(s) whose expertise is relied upon must have a commensurate capital investment in the 11 applicant business enterprise.

12 (2) *Management and control.* The owner(s) shall manage and control the daily 13 business operations of the applicant business enterprise. The owner(s) management and control 14 must be verifiable, substantial, and continuing and go beyond the pro forma ownership of the 15 applicant business enterprise as reflected in its ownership documents. Ownership alone is not 16 sufficient to establish management and control. To determine whether the owner(s) satisfy these 17 requirements, the DSBO shall consider the criteria below.

18 (3) Management and control. The owner(s) shall manage and control the daily 19 business operations of the applicant business enterprise. The owner's(s') management and control 20 must be real, substantial, and continuing and go beyond the pro forma ownership of the applicant 21 business enterprise as reflected in its ownership documents. Ownership alone is not sufficient to 22 establish management and control. To determine whether the owner(s) satisfy these requirements, 23 the DSBO shall consider the criteria below.

24 If federal or state law or city ordinance requires the owner(s) to have a a. 25 particular license or other credential to own or control a certain type of business enterprise, then the 26 owner(s) must possess the required license or other credential. If federal or state law or city 27 ordinance does not require that the owner possess the license or other credential to own or control 28 the business enterprise, including control, direction, or supervision of the work performed under the 29 license, to determine whether the owner(s) manage and control the business enterprise, the DSBO 30 may consider whether the owner(s) holds the license or other credential as a factor. If there is not a 31 legal requirement for the owner to hold the license or other credential to own or control a certain type 32 of business enterprise, failure of the owner to hold the license or other credential does not by itself

indicate lack of management and control of a business enterprise without other factors indicating to
 the contrary.

b. An owner(s) shall have substantial experience in the trade or industry that
would be necessary to make routine and major decisions for the applicant business enterprise.

5 c. An owner(s) shall regularly make decisions, hold himself or herself out to 6 the public, and sign important documents and financial instruments in a manner that is indicative of 7 primary management and control of daily business operations and responsibility for routine and 8 major decisions.

9 d. There may not be any restriction through corporate charter provisions, by 10 law provisions, contracts or any other formal or informal devices that prevent the owner(s), without 11 the cooperation or vote of any other individual, from making any business decision of the applicant 12 business enterprise, including the making of obligations or the dispersing of funds.

e. The owner(s) must possess the power to direct or cause the direction of the management and policies of the applicant business enterprise and to make day-to-day as well as long-term decisions on management, policy, and operations.

f. The owner(s) may delegate various areas of the management, policymaking,
or daily operations of the applicant business enterprise to another <u>participant or other participant(s)</u>
who are not owner(s). Such delegations of authority must be revocable, and the owner(s) must retain
the power to hire and fire any such person. The owner(s) must actually exercise control over the
applicant business enterprise's operations, management, and policies.

21 The owner(s) must have an overall understanding of, and managerial and g. 22 technical competence, experience and expertise, directly related to the type of business in which the 23 applicant business enterprise is engaged and its operations. The owner(s) is not required to have 24 experience or expertise in every critical area of the applicant business enterprise's operations or 25 have greater experience or expertise in a given field than managers or key employees. The owner(s) 26 must have the ability to intelligently and critically evaluate information presented by other participants 27 in the applicant business enterprise's activities and to make independent decisions concerning the 28 applicant business enterprise's daily operations, management, and policymaking. Generally, 29 expertise or responsibilities primarily in office management, administration, bookkeeping, or other 30 functions unrelated to the principal business activities of the applicant business enterprise are 31 insufficient to demonstrate management and control.

h. An owner(s) may not engage in outside employment or other business interests that conflict with the management of the applicant business enterprise or prevent the

owner(s) from devoting sufficient time and attention to the affairs of the applicant business enterprise to manage and control its day to day activities. For example, absentee ownership of a business and part-time work in a full-time applicant business enterprise are not viewed as constituting management and control. An individual, however, could be viewed as controlling a part-time business that operates only evenings or weekends or both, provided the individual manages and controls it throughout all hours of operation.

(4) Independence. Only an independent applicant business enterprise may be
certified as an SBE, <u>SBEC</u> or an EBE. An independent applicant business enterprise is one whose
viability does not depend on its relationship with another business enterprise. Recognition of an
applicant business enterprise as a separate entity for tax or corporate purposes is not necessarily
sufficient to demonstrate that the applicant business enterprise is independent and not an affiliate.
In determining whether an applicant business enterprise is an independent business, the director
shall:

a. Examine whether there is actual or potential affiliation between the applicant business enterprise and individuals or non-certified business enterprises. To determine whether affiliation exists, the division considers factors such as ownership, management, previous relationships with or ties to another individual or non-certified business entity, and contractual relationships. Affiliation may be based on common management, identity of interest, newly organized concern rule, joint venture, or any combination thereof.

b. Scrutinize relationships with non-certified business enterprises in areas of
personnel, finance, facilities, equipment, and other resources. The division may consider shared
employees (including administrative staff), office space, phone numbers, and equipment and
whether there is any support or sharing of bonding capacity, lines of credit, and other resources.

c. Consider present or recent employer/employee relationships between the owner(s) of the applicant and non-owner individuals, non-certified business enterprises, and persons associated with non-certified business enterprises.

d. Examine the applicant business enterprise's relationships with non-certified
business enterprises to determine whether there is a pattern of exclusive or primary dealings with
non-certified business enterprises.

e. Consider whether relationships between the applicant business enterprise
 and other non-certified persons and business enterprises is consistent with normal industry practice.

32 (5) Other ownership criteria. The director may establish by rule and regulation other
 33 appropriate criteria of ownership, including but not limited to conditions of personal net worth of SBEs

- owners, other than those certified solely as concessionaires. Personal net worth shall be the amount
 of personal net worth described in subsection 28-204(31).
- 3 (6) Actively in business for six (6) months. The applicant business enterprise may
 4 not be certified until six (6) months after the satisfaction of each of the following:
- 5

- a. Formation of the applicant business enterprise;
- b. Commencement of sustained business activity in the trade or profession
 described on the certification application; and
- 8 c. Commencement of ownership, management and control of daily business
 9 operations by the identified owner(s).
- 10 (7) Lawfully present in the United States. The owner(s) must be a citizen of the 11 United States or a lawfully admitted permanent resident of the United States, and must not have the 12 status of an unauthorized worker or otherwise be disqualified from lawfully residing in the United 13 States, engaging in business and seeking this certification. As a condition of certification, owner(s) 14 must comply with all reporting, submittal and other requirements that may be imposed by the city, 15 State of Colorado or United States governments regarding such lawful presence.
- 16 (8) Threshold size; continued eligibility and renewal of certification. No applicant 17 business enterprise or SBE, SBEC or EBE shall be eligible for initial or subsequent renewal of 18 certification if such applicant business enterprise or SBE or EBE combined with any affiliates meets 19 the criteria set forth in section 28-206 for graduation from this article VII. An SBE, SBEC or EBE will 20 be certified for a three-year period. Following initial certification, an SBE, SBEC or EBE that desires 21 to continue its certification shall, no later than thirty (30) days prior to each three-year anniversary of 22 the certification, submit a certification renewal application that shall update and reaffirm all 23 requirements for certification. No later than thirty (30) days prior to each annual anniversary of the 24 certification, an SBE, SBEC or EBE shall submit an affidavit certifying that there has been no change 25 in any information affecting certification eligibility, and other required tax or other financial information 26 and documents. A certification may be terminated by the director upon the failure of the SBE, SBEC 27 or EBE to satisfy any certification requirement set forth in this article VII.
- 28 (9) *City officials, officers and employees ineligible.* No applicant business enterprise
 29 shall be eligible to be certified as an <u>EBE</u>, SBE, <u>SBEC</u> if ownership or control of such business
 30 enterprise is held by a current official, officer or employee of the city.
- (10) Interviews, investigation and onsite visits. The DSBO shall personally interview
 all persons upon whom eligibility for certification is based, and is empowered to interview such other
 persons and conduct such onsite visits and investigations as may be appropriate in its sole discretion

to verify eligibility for certification. An applicant business enterprise wishing to be certified as an SBE.
 <u>SBEC</u>, or EBE shall cooperate with the DSBO in supplying additional information that may be
 requested in order to make a determination.

4 (d) An applicant business enterprise shall be certified only for specific types of work in which
5 the owner(s) has the ability and expertise to manage and control the applicant business enterprise's
6 operations and work.

7 (e) In lieu of conducting its own certifications, the DSBO may accept formal certifications 8 by other governmental entities as meeting the requirements of this article VII provided that the 9 director determines that the certification standards and safeguards of such entities are substantially 10 equivalent to those of the city.

Section 16. That Section 28-206 of Article VII of the Revised Municipal Code is hereby
 revised to read as follows:

Sec. 28-206. – SBE, <u>SBEC</u>, and EBE certification and graduation size standards; renewal of certification; decertification; graduation.

(a) <u>The DSBO is authorized to establish the size standards for the certification of business</u>
 enterprises as further provided in the applicable rules and regulations and in accordance with articles
 of III, V and VII of this chapter 28. No applicant business enterprise shall be certified as an SBE,
 <u>SBEC or EBE</u>, and following certification of an SBE, <u>SBEC or EBE</u>, no certification shall be renewed
 if on the effective date of the application or renewal the applicant business enterprise, SBE, <u>SBEC</u>
 <u>or EBE</u> (combined with all affiliates) has achieved a size standard <u>established by the DSBO</u>.
 <u>exceeding the following size standards:</u>

22 (1) For construction, reconstruction and remodeling, and construction management 23 services, applicant business enterprises cannot exceed one hundred (100) percent of the applicable 24 size standards established by the U.S. Small Business Administration ("SBA") at C.F.R. § 121.201, 25 as amended, or successor SBA regulation or classification system, which are incorporated herein 26 by reference. The size standard is based on annual receipts averaged over the three (3) preceding 27 consecutive fiscal years; whether the applicant business has otherwise achieved a size standard 28 based upon its number of employees; or other criteria applicable to any of the work activities for 29 which the applicant business enterprise seeks certification or is certified. The director may adjust or 30 modify such SBE graduation size standards if it appears, after further inquiry and review by the 31 director, that such standards are no longer appropriate to the purposes of this division 3.

32 (2) For professional design and construction services (excluding construction
 33 management), applicant business enterprises cannot exceed fifty (50) percent of the applicable size
 34 standards established by the U.S. Small Business Administration ("SBA") at C.F.R. § 121.201, as

amended, or successor SBA regulation or classification system, which are incorporated herein by
reference. The size standard is based on annual receipts averaged over the three (3) preceding
consecutive fiscal years; whether the applicant business has otherwise achieved a size standard
based upon its number of employees; or other criteria applicable to any of the work activities for
which the applicant business enterprise seeks certification or is certified. The director may adjust or
modify such SBE graduation size standards if it appears, after further inquiry and review by the
director, that such standards are no longer appropriate to the purposes of this article VII.

- 8 (b) No applicant business enterprise shall be certified as an EBE, and following certification 9 of an EBE, no certification shall be renewed if on the effective date of the application or renewal the 10 applicant business enterprise or EBE (combined with all affiliates) has achieved a size standard, 11 based on annual receipts averaged over the three (3) preceding consecutive fiscal years, of more 12 than three million dollars (\$3,000,000.00) for a construction company, or more than one million 13 dollars (\$1,000,000.00) for a professional design or construction services firm. The director may 14 adjust or modify such EBE graduation size standards if it appears, after further inquiry and review 15 by the director, that such standards are no longer appropriate to the purposes of this article VII.
- 16 <u>(b)(c)</u> If an SBE, SBEC, or EBE has been certified by the city in more than one (1) NAICS 17 Code or has an affiliate that has been certified by the city in a NAICS Code other than that of the 18 SBE, SBEC, or EBE, then the annual receipt level or employee or other criterion used as the 19 graduation criterion for such SBE, <u>SBEC</u>, or EBE shall apply separately to each NAICS Code for 20 which the SBE or EBE and its affiliate have been certified. Such an SBE, SBEC, or EBE and any 21 affiliate that has exceeded the graduation criteria in one (1) NAICS Code shall be deemed to be 22 graduated from this article VII as to that Code, and if the graduation requirements of subsection (a) 23 above do not apply, may continue to be certified in another NAICS Code having a higher monetary 24 or employee number graduation level but shall no longer be considered eligible to be or remain 25 certified in the NAICS Code with the lower size standard. Such an SBE, SBEC, or EBE, or any 26 affiliate thereof that has exceeded the graduation criteria for the largest NAICS Code applicable to 27 its activities shall be deemed to be graduated from this article VII criteria. Graduated SBEs, SBECs, 28 and EBEs may reapply for certification if they meet the criteria for certification. Utilization of SBE or 29 SBEC contractors, consultants and concessionaires shall be counted under defined selection pool 30 contracts to the extent that an SBE is performing a commercially useful function corresponding to a 31 NAICS Code in which it is certified.
- 32 (d) Graduation of an SBE shall not affect the contribution made by the SBE toward its 33 performance under defined selection pool requirements if the work was bid or proposed to be

1 performed by the SBE prior to the date of ineligibility for certification based on achievement of the

2 graduation criterion.

3 (c)(e) Application to affiliates. The graduation criteria set forth above shall be deemed to 4 apply to the owner(s) upon whom eligibility for certification is based and all affiliates of such owner(s). 5 No applicant business enterprise shall be certified based upon one (1) or more owner(s) who owned 6 or who was an affiliate of an SBE, <u>SBEC</u>, or EBE that has become ineligible for renewal of 7 certification because of the achievement of graduation criteria.

8 (d)(f) The certification status of all SBEs, <u>SBECs</u>, and EBEs shall be reviewed periodically 9 by the DSBO. Failure of a certified and eligible SBE or EBE to seek timely renewal of certification by 10 filing the necessary documentation with the DSBO may result in decertification.

11 <u>(e)(g)</u> The DSBO shall decertify an SBE<u>, SBEC</u>, or EBE that does not continuously meet 12 the eligibility criteria for certification.

(1) The SBE shall notify the DSBO of any change in its circumstances affecting its
continued eligibility for certification under this article VII within thirty (30) days of the SBE's, <u>SBEC's</u>,
or EBE's actual awareness of such change of circumstances. Failure to do so may result in the
SBE's, <u>SBEC's</u>, or EBE's decertification.

17 (2) The director may move to decertify an SBE, <u>SBEC</u>, or EBE that repeatedly fails
18 to submit bids or proposals on city contracts, attend relevant pre-bid or pre-proposal conferences,
19 or otherwise comply with the requirements of this article VII.

(g)(h) An applicant business enterprise or SBE, <u>SBEC</u>, or EBE that has been denied
 certification or renewal of certification or decertified may protest the denial of certification or
 decertification by the procedure set out in section 28-69. An applicant business enterprise or SBE,
 <u>SBEC</u>, or EBE found to be ineligible for certification or renewal of certification may not apply for
 certification or recertification for one (1) year after the effective date of the final decision.

25 **Section 17.** That Section 28-207 of Article VII of the Revised Municipal Code is hereby 26 revised to read as follows:

Sec. 28-207. - Identification of defined selection pool contracts and concession agreements; determination of defined selection pool requirements.

The director, in collaboration with the department heads, may on the basis of contract or concession agreement categories, types, size standards or other consistent criteria for selection, identify and determine those contracts and concession agreements proposed to be restricted by the director for award to SBEs, <u>SBECs</u>, or EBEs under this article VII. The stated selection criteria may differ among agencies of the city. Certification as an SBE, <u>SBEC</u>, or EBE shall thereupon be established as a condition of responsiveness to a bid or proposal on such selected contracts and

concession agreements. Such selected contracts and concession agreements, referred to as 1 2 defined selection pool contracts and concession agreements, shall be awarded only to responsive 3 low-bidder SBE, SBEC, or EBE (as applicable) bidders on bid contracts and to responsive SBE, 4 SBEC, or EBE proposers (as applicable) on non-bid contracts and concession agreements. Such bidders and proposers may also function as brokers, joint venturers, manufacturers, manufacturer's 5 6 representatives, packagers, regular dealers or suppliers, to the extent consistent with the definitions 7 of those terms contained in section 28-204, so long as the SBE, SBEC, or EBE bidder or proposer, 8 also performs a commercially useful function as a contractor, consultant, or concessionaire, as 9 applicable, on the contract or concession agreement, and does not function as a conduit.

Section 18. That Section 28-208 of Article VII of the Revised Municipal Code is hereby
 revised to add a new subsection (c) to read as follows:

12 (c) Graduation of an SBE, SBEC, or EBE shall not affect the contribution made by the 13 SBE, SBEC, or EBE toward its performance under defined selection pool requirements if the work 14 was bid or proposed to be performed by the SBE, SBEC, or EBE prior to the date of ineligibility for 15 certification based on achievement of the graduation criteria.

16

Section 19. That Section 28-211(b) of Article VII is hereby revised to read as follows:

(b) In order for its bid or proposal to be deemed responsive, a bidder or proposer must meet the minimum utilization requirements for SBEs on a particular contract as well as the bidder's or proposer's self-performance or joint venture obligations set out in section 28-208 above. <u>Graduation</u> of an SBE, SBEC, or EBE shall not affect the contribution made by the SBE, SBEC or EBE toward its performance under defined selection pool requirements if the work was bid or proposed to be performed by the SBE, SBEC or EBE prior to the date of ineligibility for certification based on achievement of the graduation criterion.

Section 20. Those Sections 28-214 through 28-232 of Article VII are hereby revised to read
 as follows:

Sec. 28-214. - Contracts for professional design and construction services and concession agreements—Compliance with defined selection pool requirements.

The proposal specifications for each defined selection pool professional design and construction services contract and concession agreement shall require that all proposers seeking to contract with the city or a private owner on such contract or concession agreement shall address the SBE, <u>SBEC</u> or EBE defined selection pool requirements through one (1) or both of the following subsections:

1 (1) The value of the commercially useful function to be self-performed by the SBE, <u>SBEC</u>, 2 or EBE (as applicable) proposer shall count to the extent provided in section 28-218 toward 3 satisfaction of the SBE, <u>SBEC</u>, or EBE defined selection pool requirements; or

4 If the proposer submits a joint venture agreement that includes one (1) or more SBEs, (2) 5 SBECs, or EBEs, the value of the commercially useful function to be performed by the SBEs, SBECs, 6 or EBEs (as applicable) in the joint venture shall count to the extent provided in section 28-218 7 toward satisfaction of the SBE, SBEC or EBE defined selection pool requirements. The joint venture 8 is subject to the review and approval by the director and the joint venture agreement shall be 9 provided to the director within a time period before the date of proposal defined by the director. Joint 10 venturer participation will count toward the satisfaction of the SBE, SBEC, or EBE defined selection 11 pool requirements upon confirmation by the director of the utilization in the joint venture of joint 12 management and full integration of work forces by the joint venturers. Graduation of an SBE, SBEC, 13 or EBE shall not affect the contribution made by the SBE, SBEC or EBE toward its performance 14 under defined selection pool requirements if the work was bid or proposed to be performed by the 15 SBE, SBEC or EBE prior to the date of ineligibility for certification based on achievement of the 16 graduation criteria.

Sec. 28-215. - Contracts for professional design and construction services and concession agreements—SBE or EBE subconsultant and supplier minimum utilization requirements.

19 In addition to determining that a contract should be subject to the defined selection pool (a) 20 requirements set out in section 28-214, the director may, in collaboration with the department heads, 21 also add a requirement to the proposal instructions for each defined selection pool professional 22 design and construction services contract assigning a minimum utilization requirement on such 23 contract for SBE or EBE utilization as subconsultants and/or suppliers, based upon a percentage of 24 the dollar value of all work on such contract; provided that, if the director determines it to be in the 25 best interests of the city, the director may in consultation with the user department waive the 26 application of minimum SBE or EBE subconsultant or supplier utilization for a given contract. The 27 minimum utilization requirement assigned by the director to each such contract may vary from 28 contract to contract consistent with the availability of SBEs or EBEs with respect to such contract. 29 Such minimum utilization requirement, if established, is not a goal, but a mandatory requirement of 30 the contract. The DSBO shall establish a methodology for the establishment of minimum utilization 31 requirements through rules and regulations. Such methodology shall consider the reasonably known 32 availability of SBEs in specific industry groupings that are associated with individual projects.

(b) The following factors shall count toward SBE or EBE utilization requirements as more
 specifically provided below: portions of work undertaken by SBEs or EBEs as subconsultants,
 suppliers, manufacturers, manufacturer's representatives or brokers.

4 (c) The SBE or EBE minimum utilization requirements shall not be applied to concession 5 agreements under this article VII.

6 Sec. 28-216. - [Reserved].

Sec. 28-217. - Defined selection pool contracts for professional design and construction
 services—Compliance with SBE or EBE minimum utilization.

9 The competitive selection process specifications for each defined selection pool (a) 10 professional design and construction services contract shall require that all proposers seeking to contract with the city on such project shall address any project SBE or EBE minimum utilization 11 12 requirements as follows. If the proposer utilizes SBEs or EBEs as subconsultants, suppliers, 13 manufacturers, manufacturer's representatives or brokers, the value of the commercially useful 14 function to be performed by such SBEs or EBEs, including the cost of supplies and materials 15 obtained by the SBE for the work of the contract, and supplies purchased or equipment leased by 16 the SBE, except supplies and equipment the SBE: purchases or leases from the proposer or its 17 affiliate, shall count to the extent provided in section 28-218 toward satisfaction of the SBE or EBE 18 minimum utilization requirements. Graduation of an SBE or EBE shall not affect the contribution 19 made by the SBE toward its performance under defined selection pool requirements if the work was 20 bid or proposed to be performed by the SBE prior to the date of ineligibility for certification based on 21 achievement of the graduation criterion.

(b) In order for its proposal to be deemed responsive, a proposer must meet the minimum
 utilization requirements for SBEs or EBEs on a particular contract as well as the proposer's self performance or joint venture obligations set out in Section 28-214 above.

Sec. 28-218. - Defined selection pool contracts for professional design and construction services—Identification of work scope of performing SBE or EBE and of other participating SBEs or EBEs.

(a) At the time of the proposal submitted to and authorized by the city or a private owner
the proposer shall provide to the city or private owner a list of all SBEs or EBEs that are being utilized
on the contract or concession agreement whether as a self-performing proposer or as
subconsultants, suppliers, manufacturers, manufacturer's representatives, brokers or members of a
joint venture. Unless otherwise specified in a request for qualifications, request for proposal or other
proposal solicitation, in the event that a proposal is requested for the provision of on-call services for
a period of time, with no delineation of the dollar amount of specific on-call projects, the proposer

need list only the anticipated percentage participation of SBEs<u> or EBEs</u> rather than specific dollar
 amounts. The list shall specify:

3

(1) The name and contact information for each SBE or EBE;

4 The description and percentage of the value of the commercially useful function (2)5 to be performed by the SBE or EBE or the percentage of the revenues expected to be generated by 6 the concession agreement, consistent with subsections (b) and (c), as compared to the total contract 7 amount or the total revenues expected to be generated by the concession agreement. In the case 8 of utilization of a supplier, manufacturer, manufacturer's representative, or broker, the appropriate 9 percentage of dollar value attributable to such SBE or EBE as a commercially useful function shall 10 be calculated with all underlying data supplied. If the proposer provides a dollar fee amount, then 11 both the dollar value and percentage must be listed in the proposal.

12 (3) The percentage of the value of the commercially useful function to be performed 13 by the SBE or EBE, consistent with subsections (c) and (d), as compared to the total contract or 14 concession agreement amount;

15 (4) An adequate statement from the proposer that the dollar amount of work and/or 16 the percentage of the work to be performed by such SBE or EBE on the contract or concession 17 agreement, other than that self-performed by the proposer, was furnished to the proposer and 18 agreed upon prior to the time of submission of the proposal submitted to and authorized by the city 19 or a private owner; and

20 (5) An adequate statement from the proposer that it understands that a letter of 21 intent, including, but not limited to, values provided by self-performing proposers, joint venturers, 22 subconsultants, suppliers, manufacturers, manufacturer's representatives and brokers, expressed 23 in dollar values and as a percentage of the overall work, must be submitted to the director for each 24 SBE or EBE listed, including a self-performing proposer, at the time of submission of the proposal 25 submitted to and authorized by the city or a private owner.

(b) Only that level of SBE or EBE utilization demonstrated in accordance with this section
at the time of such date of proposal submitted and authorized by the city or a private owner may be
counted in satisfaction of the requirements of this article VII. Proposers must submit an executed
letter of intent for each SBE or EBE listed by the proposer, including a self-performing proposer, at
the time of submission of the proposal submitted to and authorized by the city or a private owner.
Failure to do so will render the proposal nonresponsive.

32 (c) All SBE or EBE consultants, subconsultants, joint venturers, suppliers, manufacturers,
 33 manufacturer's representatives or brokers listed in a proposal must actually perform a commercially

useful function in the work of a contract or the operation of a concession agreement within the area(s)
for which they are certified, and must not function as a conduit. Consistent with industry or
professional practice, and as permitted by rules and regulations adopted by the director, SBEs or
<u>EBEs</u> may enter into subcontracts, including subcontracts with non-SBEs or non-EBEs. In no case,
however, shall an SBE act as a conduit, nor shall the participation of an SBE or EBE count toward
satisfaction of the requirements of this article VII to the extent it fails to perform a commercially useful
function.

8 (d) All expenditures for materials, supplies and equipment obtained from an SBE or EBE 9 manufacturer, manufacturer's representative or supplier shall count toward SBE self-performance or 10 utilization as specified in subsection 28-204(39). Expenditures for materials, supplies and equipment 11 paid to SBEs or EBEs that are not manufacturers, manufacturer's representatives or suppliers may 12 count toward compliance with the requirements of this article VII only to the extent of fees or 13 commissions charged for providing a bona fide service, such as professional, technical, consultant 14 or managerial services and assistance in the procurement of essential personnel, facilities, 15 equipment, materials or supplies required for performance of the contract or concession agreement, 16 provided that the fee or commission is determined by the director to be reasonable and not excessive 17 as compared with fees customarily allowed for similar services.

- (e) Any agreement between a proposer and an SBE or EBE in which the proposer requires
 that the SBE not provide subconsulting quotations to other proposers is prohibited and shall render
 a proposer's proposal nonresponsive.
- Sec. 28-219. Defined selection pool contracts for professional design and construction
 services—Responsive and nonresponsive proposals.

(a) *Responsive; compliance with requirements.* The director shall notify the department
 head to regard the proposal as responsive if such proposal submitted to and authorized by the city
 or a private owner subject to the defined selection pool requirements indicates that the SBE or EBE
 proposer is appropriately performing a commercially useful function on the contract or concession
 agreement, and is otherwise responsive to the requirements of the contract or concession agreement
 and this article VII.

(b) *Failure to meet requirements.* The director shall notify the department head to regard
the proposal as nonresponsive if such proposal subject to the defined selection pool requirements
does not demonstrate performance by the SBE or EBE proposer of a commercially useful function,
as set out in section 28-214, minimum utilization of SBE or EBE subconsultants and suppliers as set
out in section 28-217, as applicable, or provide timely information as set out in section 28-218. Such

determination that the proposal is nonresponsive shall result in no further consideration by the city
 or private owner of the proposal.

3 Commercially useful function or minimum utilization of SBE or EBE subcontractors or (c) 4 suppliers—Informal meeting. In the event the director finds inadequacies in a bidder or proposer's demonstration of commercially useful function under section 28-214 or minimum utilization of SBE 5 6 or EBE subcontractors or suppliers under section 28-217, the director will provide written notice of 7 such inadequacies to the bidder or proposer prior to notifying the appropriate department head of 8 bid or proposal responsiveness. Within two (2) business days from the date that the city notifies the 9 bidder or proposer of such inadequacies, the bidder or proposer may request an informal meeting 10 with the director. Such informal meeting shall be scheduled by the director. All deficiencies shall be 11 explained to the bidder or proposer at such informal meeting. Within twenty-four (24) hours after the 12 informal meeting, the bidder or proposer shall be allowed to submit additional information or to clarify 13 its performance of a commercially useful function. At no time, however, will the director count toward 14 the minimum utilization the addition of subconsultants, joint venturers, suppliers, manufacturers, 15 manufacturer's representatives, or brokers that may later be added to the contract or to the original 16 SBE participation submitted at either the time of the bid or the date of proposal, in the case of a 17 competitive selection process. After this informal meeting, the director will:

18

(1) Determine whether the bid or proposal will be responsive or nonresponsive;

19

(2) Make the notification as stated in subsection (b) above, as applicable; and

20 (3) Provide written notice to the bidder or proposer of the director's final 21 determination.

22 Sec. 28-220. - Time periods for documentation submitted to the city.

The documentation of achievement of defined selection pool and minimum SBE<u>or EBE</u> utilization performance requirements of a bidder or proposer, as applicable, shall be submitted to the director at the time of the bid opening date or proposal in the case of a competitive selection process or private owner selection for a construction contract, or at the time of submission of the proposal submitted to and authorized by the city or a private owner for a professional design and construction services contract or a concession agreement.

29 Sec. 28-221. - [Reserved].

Sec. 28-222. - Compliance with committed SBE, <u>SBEC</u>, or <u>EBE</u> contractor, consultant or concessionaire performance and minimum SBE, <u>SBEC</u>, or <u>EBE</u> subcontractor utilization required throughout performance of contract or concession agreement.

(a) Upon award of a defined selection pool contract or concession agreement by the city,
 including those containing a minimum SBE, SBEC, or EBE utilization requirement, compliance with

the performance and utilization requirements set out in this article VII by the bidder or proposer
 becomes a covenant of performance by the contractor or consultant in favor of the city.

(b) All contracts and concession agreements subject to this article VII shall be reviewed by the DSBO for compliance with the provisions hereof. This review shall examine, but not be limited to, whether the SBE, <u>SBEC</u>, or <u>EBE</u> contractor, consultant or concessionaire performance dollar amounts and percentages and achievement of defined selection pool requirements and minimum utilization of SBE, <u>SBEC</u>, or <u>EBE</u> subcontractors, subconsultants and suppliers upon which the contract or concession agreement was awarded are maintained over the term or duration of the contract or concession agreement.

10 (c) For any defined selection pool contract or concession agreement, it shall be an ongoing, 11 affirmative obligation of the contractor, consultant or concessionaire on such contract or concession 12 agreement to maintain, at a minimum, compliance with such defined selection pool requirements 13 and with the minimum utilization, if applicable, of SBE, SBEC, or EBE subcontractors, 14 subconsultants and suppliers upon which the contract or concession agreement was awarded, for 15 the duration of the contract or concession agreement, unless the city initiates a material alteration to 16 the scope of work affecting SBE, SBEC, or EBE performance of a commercially useful function on 17 the contract or concession agreement through change order, contract or concession agreement 18 amendment, force account or as otherwise described in section 28-223. SBE, SBEC, or EBE 19 performance of such material alteration of the contract or concession agreement scope shall be 20 documented in writing to the director by the SBE, SBEC, or EBE.

21 The DSBO shall evaluate the performance of the SBE, SBEC, or EBE contractor, (d) 22 consultant or concessionaire to determine whether such contractor, consultant or concessionaire, 23 and any utilized SBE, SBEC, or EBE subcontractor, subconsultant or supplier, is performing a 24 commercially useful function on the contract or concession agreement. The evaluation shall examine 25 the amount of work subcontracted, industry practice and other relevant factors. The amount of SBE, 26 SBEC, or EBE participation credited toward defined selection pool requirements and minimum SBE, 27 SBEC, or EBE utilization requirements shall be based upon an analysis of the specific duties 28 performed by the SBE, <u>SBEC</u>, or <u>EBE</u> contractor, consultant or concessionaire, and any utilized 29 SBE, SBEC, or EBE subcontractor, subconsultant or supplier, and the extent to which such duties 30 constitute a commercially useful function. The director may undertake such inquiries or studies, 31 engage such employees or retain such consultants as may be necessary to assist the director in 32 rendering these determinations. In order for the DSBO to accurately track the amount of SBE, SBEC, 33 or EBE participation credited toward defined selection pool requirements and minimum SBE, SBEC,

<u>or EBE</u> utilization requirements, SBE, <u>SBEC</u>, <u>or EBE</u> contractors, consultants and concessionaires,
 as well as any utilized SBE, <u>SBEC</u>, <u>or EBE</u> subcontractors, subconsultants or suppliers, shall submit
 regularly the following information on a form prescribed by the DSBO:

4 (1) Prime contractor information (name, address, contact person, telephone, and 5 email address);

6 (2) SBE, SBEC, or EBE subcontractor information (name, address, contact person,
7 telephone, email address, and certification number);

8 (3) Contract information and city contract control number (report for month of, 9 contract name, date executed, original dollar amount, current dollar amount if changed, and all 10 change orders);

- 11 (4) Subcontract information (original amount, current amount if changed, scope of 12 work, and change orders);
- 13 (5) Payment received in current month;
- 14 (6) Total payments received;
- 15 (7) Percent of work completed;

16

(8) Billing request rejection date and reason for rejection; and

17 (9) Past due invoices (invoice date, reference number, number of days past due,18 and amount outstanding).

19 (e) Work performed by an SBE, <u>SBEC</u>, or <u>EBE</u> contractor, consultant or concessionaire, or 20 utilized SBE, SBEC, or EBE subcontractor, subconsultant or supplier not providing a commercially 21 useful function, or functioning as a conduit, shall not count toward achieving ongoing defined 22 selection pool and, if applicable, minimum SBE utilization requirements on contracts and concession 23 agreements under this article VII. Graduation of an SBE, SBEC, or EBE shall not affect the 24 contribution made by the SBE toward its performance under defined selection pool requirements if 25 the work was bid or proposed to be performed by the SBE prior to the date of ineligibility for 26 certification based on achievement of the graduation criterion.

27 Sec. 28-223. - Project change orders, amendments and modifications.

(a) Contractors and consultants on contracts and concessionaires on concession
agreements hereunder shall have a continuing obligation to immediately inform the DSBO in writing
of any agreed upon and user department approved increase or decrease in the scope of work of
such contract or concession agreement, upon any of the bases discussed in this section, regardless
of whether such increase or decrease in scope of work has been reduced to writing at the time of
notification.

1 Any increase in the scope of work of a contract for construction, reconstruction, or (b) 2 remodeling, whether by amendment, change order, force account or otherwise, or any increase in 3 the scope of services of a contract for professional design or construction services or of a concession 4 agreement, whether by amendment or any other addition of special, additional or other services to 5 the contract or concession agreement, which increases the dollar value of the contract or concession 6 agreement, if such change is within the scope of work designated for performance by the SBE or 7 EBE or any utilized SBE or EBE subcontractor, subconsultant or supplier at the time of contract or 8 concession agreement award, shall be immediately submitted to the DSBO. The contractor is 9 responsible for obtaining user department approval of any such change. The contractor, consultant 10 or concessionaire shall achieve defined selection pool requirements and, if applicable, minimum 11 SBE subcontractor, subconsultant and supplier utilization requirements as respects such changed 12 scope of work by performing such work or by retaining additional SBE or EBE subcontractor(s), 13 subconsultant(s) or supplier(s).

14 Sec. 28-224. - Payments to SBE, <u>SBEC</u>, or <u>EBE</u> subcontractors, subconsultants, joint 15 venturers, suppliers, manufacturers, manufacturer's representatives and brokers.

16 All contractors and consultants shall promptly render payment to all subcontractors. subconsultants, joint venturers, suppliers, manufacturers, manufacturer's representatives and 17 18 brokers on a contract. Each contractor and consultant shall provide with each pay request to the city 19 or private owner on each contract, beginning with the second pay request, partial claim releases 20 from subcontractors, subconsultants, joint venturers, suppliers, manufacturers, manufacturer's 21 representatives and brokers in form and content satisfactory to the city, or shall provide, at the city's 22 sole option, alternative proof of payment to subcontractors, subconsultants, joint venturers, 23 suppliers, manufacturers, manufacturer's representatives and brokers, in form and content approved 24 by the department head and the director, evidencing that all subcontractors, subconsultants, 25 suppliers, manufacturers, manufacturer's representatives and brokers have been duly paid out of 26 the proceeds of the contractor's or consultant's payments from the city or private owner under the 27 contract; unless a bona fide dispute, documented in writing, exists between the contractor or 28 consultant and the unpaid subcontractor, subconsultant, joint venturer, supplier, manufacturers, 29 manufacturer's representatives or broker. As provided by city and state law and city contracts, an 30 agency, upon request from a contractor, may authorize payments to contractors from withheld 31 retainage for contractors who have completed their work in a manner acceptable to the city.

32 Sec. 28-225. - Prompt Payment to SBE, SBEC, or EBE subcontractors.

33 (a) Each contractor on a city contract with certified SBEs<u>, SBECs or EBEs</u> as 34 subcontractors shall pay the respective subcontractors any invoiced and undisputed amounts for accepted and completed work within thirty-five (35) days of the contractor's receipt of the
subcontractor's invoice. Payment to the subcontractor shall be timely made as required under this
section regardless of whether the contractor has been paid for the same work or payment period.
For the purposes of the section 28-225, any subcontractor, regardless of whether that subcontractor
holds a city contract, may be required to make payments to <u>MWBEs, SBES, SBECs, or EBEs</u> as set
forth in this section.

7 (b) Contractor is required to provide written notice of either approval or rejection of the 8 subcontractor's invoice within ten (10) days of receipt. If the invoice is rejected, the written notice to 9 the subcontractor shall include the objections, discrepancies or disputes regarding the invoice.

10 (c) Failure to comply with the payment requirements in this section may be grounds for 11 withholding of payment by the city to the contractor, and may be grounds for breach of the city 12 contract.

(d) The payment requirements under this section shall apply to SBEs SBE, SBEC, or EBE
 <u>subcontractors</u> utilized for satisfaction of the <u>minimum utilization</u> goal regardless of tier.

(e) SBEs performing as prime contractors shall be subject to the requirements under this
 section 28-225 regarding payment to <u>MWBE, EBE, SBEC</u> or SBE subcontractors.

(f) This section 28-225 shall apply only to contracts in the amount of one million dollars
(\$1,000,000.00) or more based on the original contract amount before amendments or changes.

Sec. 28-226. – Participation modification; substitution; termination of SBE, SBEC, or EBE subcontractors.

(a) A contractor that has been awarded a contract which includes SBE, <u>SBEC</u>, or <u>EBE</u>
participation, or has duly added an additional or substitute SBE, <u>SBEC</u>, or <u>EBE</u> subcontractor to the
contract in accordance with this division, may not substitute or terminate an SBE, <u>SBEC</u>, or <u>EBE</u>
subcontractor without the DSBO's and user department's prior written concurrence as set forth
herein. This includes, but is not limited to, instances in which a contractor seeks to perform work with
its own forces or those of an affiliate, a non-SBE, <u>non-SBEC</u>, or <u>EBE</u> firm, or with another SBE,
<u>SBEC</u>, or <u>EBE</u> firm that was originally designated for an SBE, <u>SBEC</u>, or <u>EBE</u> subcontractor.

(b) In the event that a contractor or consultant must substitute or terminate an SBE, <u>SBEC</u>,
 <u>or EBE</u> subcontractor, subconsultant, joint venturer, supplier, manufacturer, manufacturer's
 representative or broker, except in cases where directed by the city, the following must be completed:

31 (1) The contractor must provide notice in writing to the SBE, <u>SBEC</u>, or <u>EBE</u>
 32 subcontractor, with a copy to DSBO and the user department, of its intent to request to terminate or
 33 substitute, and the reason for the request.

1 (2) The contractor must give the SBE, SBEC, or EBE subcontractor at least five (5) 2 business days to respond to the contractor's notice. 3 (3)The DSBO in conjunction with the user department must provide concurrence 4 and the reasons therefor stated in a written notification that the prime contractor has good cause to substitute or terminate the firm. 5 6 (4) In determining good cause to substitute or terminate the DSBO will consider all 7 circumstances as a whole based on the following factors: 8 (i) The SBE, SBEC, or EBE subcontractor fails or refuses to execute a written 9 contract: 10 (ii) The SBE, SBEC, or EBE subcontractor fails or refuses to perform the work 11 consistent with normal industry standards; provided, however, that good cause does not exist if the 12 failure or refusal of the SBE, SBEC, or EBE subcontractor to perform its work results from the bad 13 faith or discriminatory action of the contractor; 14 (iii) The SBE, SBEC, or EBE subcontractor fails or refuses to meet the 15 contractor's reasonable, nondiscriminatory bond requirements or insurance requirements; 16 (iv) The SBE, <u>SBEC</u>, or <u>EBE</u> subcontractor becomes bankrupt, insolvent, or 17 exhibits credit unworthiness; 18 (v) The SBE, SBEC, or EBE subcontractor is or becomes ineligible to work on 19 city projects because of suspension and debarment; 20 (vi) The non-city owner or contractor has determined that the SBE, SBEC, or 21 EBE subcontractor is not a responsible contractor; 22 (vii) The SBE, SBEC, or EBE subcontractor voluntarily withdraws from the 23 project and provides to you written notice of its withdrawal; 24 (viii) The SBE, SBEC, or EBE subcontractor's participation cannot be counted 25 toward the minimum participation requirement; 26 (ix) A SBE, SBEC, or EBE subcontractor owner dies or becomes disabled 27 resulting in the SBE subcontractor's inability to perform or complete its work on the contract; or 28 (x) Other documented good cause that the DSBO determines requires 29 termination of the SBE subcontractor. 30 The SBE, SBEC, or EBE subcontractor shall be provided the opportunity to (5) 31 advise the DSBO, user department and the contractor of the reasons, if any, why it objects to the 32 proposed termination, and why the DSBO should not concur with the contractor's action. If required

in a particular case as a matter of public necessity (*e.g.*, safety), DSBO may provide a response 1 2 period shorter than five (5) business days.

3 (6) In addition to post-award substitutions or terminations, the provisions of this 4 section apply to reductions in scope of work and pre-award deletions of or substitutions of SBE, 5 SBEC, or EBE firms by bidders or proposers prior to execution of a contract.

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If the DSBO and the user department concurs with the contractor's request to (c) 7 substitute, terminate or reduce the scope of work of the SBE subcontractor, the contractor must 8 replace the terminated SBE, SBEC, or EBE subcontractor with another SBE, SBEC, or EBE firm 9 certified to perform the same scope of work unless the contractor can demonstrate that it cannot 10 replace the subcontractor to the DSBO's satisfaction.

11 If a contractor substitutes or terminates the SBE subcontractor, or reduces the scope (d) 12 of work of the SBE, SBEC, or EBE subcontractor, without first complying with this section 28-226, 13 the DSBO may find the contractor in violation of this ordinance and the contractor may be subject to 14 enforcement and sanctions.

15 Sec. 28-227. - Potential violations during contract or concession agreement performance.

16 A contractor, consultant or concessionaire that has been awarded a contract or (a) 17 concession agreement based upon a given level of SBE, SBEC, or EBE participation shall not, at 18 any time before or during the performance of such contract or concession agreement:

19 Fail to in fact perform as an SBE, <u>SBEC</u>, or EBE, as applicable, to achieve the (1) 20 work scope that was originally listed at bid opening or proposal submission in order to achieve 21 defined selection pool requirements; or

22 Fail to in fact utilize SBE, SBEC, or EBE subcontractor(s), subconsultant(s) or (2) 23 supplier(s) to achieve the work scope that was originally listed at bid opening or proposal submission 24 in order to achieve required minimum utilization of SBE, SBEC, or EBE subcontractors, 25 subconsultants and suppliers, if applicable; or

26 Modify or eliminate all or a portion of the scope of work attributable to the SBE or (3) 27 EBE upon which the contract or concession agreement was awarded, unless directed by the city; or

28 (4) Terminate an SBE, SBEC, or EBE originally utilized as a subcontractor, 29 subconsultant, joint venturer, supplier, manufacturer, manufacturer's representative or broker in 30 order to be awarded the contract without replacing such SBE, SBEC, or EBE subcontractor with 31 another SBE, SBEC, or EBE subcontractor, performing the same commercially useful function and dollar amount, or demonstrating good faith efforts, as defined in subsection (c) hereof, to substitute 32 33 another SBE subcontractor; all subject to the DSBO's approval;

1 (5) Retaliate against any SBE<u>, SBEC, or EBE</u> subcontractor that reports issues to 2 the DSBO or user department;

3 (6) Participate in a conduit relationship with an SBE, <u>SBEC</u>, or <u>EBE</u> subcontractor
4 scheduled to perform work on the contract;

5

(7) Otherwise fail to meet the minimum utilization requirements; or

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7

(8) Commit any other violation of this article VII, or rules and regulations promulgated hereunder, which constitutes a material breach of the contract, not mentioned above.

8 (b) Any action by a contractor, consultant or concessionaire in violation of subsections (a)(1)9 through (8) hereof, shall constitute a material breach of the contract or concession agreement that 10 shall entitle the city or private owner to exercise all of its rights at law or equity for such material 11 breach, in addition to exercising any of the other sanctions set out in section 28-229. If, following 12 contract or concession agreement award, an SBE, SBEC, or EBE has its certification terminated for 13 reasons other than expiration of certification, or graduation from certification under section 28-206, 14 or an SBE, SBEC, or EBE fails to perform a commercially useful function, the participation of which 15 was originally counted for that SBE, SBEC, or EBE in awarding the contract or concession 16 agreement, or an SBE, SBEC, or EBE voluntarily withdraws its SBE participation on the contract or 17 concession agreement and the contractor, consultant or concessionaire can demonstrate that such 18 termination or failure did not result from any action or inaction, whether direct or indirect, of or by the 19 contractor, consultant or concessionaire, such termination of certification or failure to perform a 20 commercially useful function shall not be deemed to affect compliance with the contract or 21 concession agreement defined selection pool requirements or minimum SBE, SBEC, or EBE 22 utilization requirements, and shall not be deemed a breach of the contract or concession agreement.

23 Sec. 28-228. - Burden of proof; investigations of compliance.

24 Any business enterprise affected by the operation of this article VII shall have the burden of 25 proving its compliance with the requirements and obligations of the article, as applicable. The DSBO 26 is empowered to receive and investigate complaints and allegations by SBEs, SBECs, EBEs, third 27 parties or city personnel, or to initiate its own investigations regarding compliance with the 28 requirements and obligations of this article VII. If the DSBO determines in its sole discretion that an 29 investigation is warranted, upon written notice of such investigation the affected party shall be 30 obligated to cooperate fully with the investigation and shall have a continuing burden of providing 31 complete, truthful information to the director and of otherwise proving compliance with the 32 requirements and obligations of this article VII.

33 Sec. 28-229. - Sanctions for failure to comply with article VII requirements.

1 If a contractor, consultant or concessionaire is found to be in violation of the provisions (a) 2 of article VII, to otherwise be in breach of a contract or concession agreement, to perform as an 3 SBE, SBEC, or EBE for a non-commercially useful function or as a conduit, to fail to achieve required 4 minimum SBE subcontractor, subconsultant and/or supplier utilization, if applicable, to fail to submit information required in section 28-220, to submit false, misleading or materially incomplete 5 6 statements, documentation or records, or to fail to cooperate in an investigation, it shall be subject 7 to sanctions. The city may exercise any or all of its rights, including, but not limited to, withholding 8 funds including retentions, imposition of monetary penalty, suspension or termination, contained in 9 the contract or concession agreement terms and conditions. If the contract or concession agreement 10 is suspended or terminated, the city reserves all its rights at law or equity, with such suspension or 11 termination being deemed a response to a contractor, consultant or concessionaire default, as 12 appropriate, by applicable law.

(b) If the director determines, in his or her sole discretion, that a contractor, consultant or
concessionaire is in noncompliance with article VII, the contractor, consultant or concessionaire may
be assessed a civil, remedial penalty of not more than one hundred fifty (150) percent of the value
of the minimum SBE, <u>SBEC</u>, or <u>EBE</u> participation underutilization, or in the case of a concession
agreement, of not more than the revenues accruing to the concessionaire from its concession
operations over the past three-month period. In assessing such civil penalty:

19 (1) The director shall calculate the applicable amount of civil penalty, and may 20 reduce or waive all or part of such penalty, in his or her sole discretion, in consideration of the 21 following factors:

22

a. The length of the period of noncompliance;

23

b. The history of previous noncompliance with this article VII;

24 c. The monetary impact of the civil penalty on the contractor, consultant or 25 concessionaire in correcting such noncompliance; or

26 d. The other facts and circumstances relevant to the noncompliance of the 27 contractor, consultant or concessionaire.

(2) The director shall collect assessed and unpaid civil penalties under this
 subsection by action initiated in the state district court for collection of such penalty. A stay of any
 order of the director pending judicial review shall not relieve any contractor, consultant or
 concessionaire from any civil penalty obligation imposed under this subsection.

1 (3) Any such assessed civil penalties may also be offset against any amount, 2 including, but not limited to, contract retainage, otherwise due and owing to the contractor, consultant 3 or concessionaire on the contract or concession agreement.

4 (4) The contract or concession agreement may be suspended or terminated with the 5 city reserving all its rights at law or equity, with such suspension or termination being deemed a 6 response to a contractor, consultant or concessionaire default, as appropriate, by applicable law.

7 (5) The debarment board established under Denver Revised Municipal Code Section 8 20-77, upon request of the director, may suspend or debar the contractor, consultant or 9 concessionaire from participation in city or private contracting covered hereunder for a period as 10 may be determined by the debarment board, in its sole discretion, based upon the grounds of 11 violating this article VII, pursuant to such suspension and debarment procedures as may be 12 established by the city, as set forth in Denver Revised Municipal Code Section 20-77. The director 13 in that event shall regard as nonresponsive any bid, proposal or competitive selection process 14 proposal received during this time period that includes the contractor, consultant or concessionaire 15 as a contractor, consultant, concessionaire, subcontractor, subconsultant, joint venturer, supplier, 16 manufacturer, manufacturer's representative, or broker.

17 (6) If a contractor, consultant, concessionaire or other business enterprise knowingly
18 receives new or additional work on a contract or concession agreement as a result of actions set out
19 in this section, then the penalties in this section may be applied to such business enterprise.

20 The DSBO may suspend or revoke an offending SBE's, SBEC's or EBE's (7) 21 eligibility for certification, may suspend its participation from counting toward achieving defined 22 selection pool and/or SBE minimum utilization requirements if applicable, and, subject to other city 23 law, may refer to the debarment board to suspend or debar it from participating in future city contracts 24 or concession agreements, based upon such SBE's, SBEC's, or EBE's acting as a conduit, failing to 25 comply with the provisions of article VII, failing to perform a commercially useful function on a project, 26 failing to achieve required SBE minimum subcontractor, subconsultant and/or supplier utilization if 27 applicable, failing to submit information as required by section 28-220, submitting false, misleading 28 or materially incomplete statements, documentation or records, or failing to cooperate in 29 investigations.

30 (c) The director may, in his or her sole discretion, impose any one (1) or more of the 31 sanctions set out in this section against any contractor, consultant, concessionaire or joint venturer 32 determined to be in violation of the section, provided that the director shall first advise the affected 33 department head of the proposed sanction in writing. If the department head advises the director in

writing that the department head believes that imposition of such sanction would not be in the best 1 2 interests of the city, the director shall consult with the department head prior to making a final 3 decision as to whether to impose such sanctions.

4 Consistent with article VII and the rules and regulations, the DSBO may prescribe (d) 5 corrective actions in the case of potential violations or in lieu of potential enforcement.

6

Suspected criminal violations shall be referred to the proper authorities for prosecution. (e) 7 If a conviction or a guilty plea is obtained pursuant to such prosecution, the perpetrator may be 8 barred from contracting with the city to the extent authorized by law.

9 Sec. 28-230. - State or federal law and other guidelines.

10 In making any findings required herein, the director may incorporate by reference rules, 11 procedures and powers of C.R.S. § 24-4-101 et seq. as they may exist on the date of repeal and 12 reenactment of this article VII or as they may be amended. In making any findings required herein 13 or in aid of definition or interpretation of any term or phrase herein, the director may utilize as a guide 14 or adopt by rule and regulation, insofar as they are consistent with the purposes of this article VII, provisions of federal law, including without limitation the provisions of 49 Code of Federal 15 16 Regulations and 13 Code of Federal Regulations, or successor regulations, as they exist on the date 17 of repeal and reenactment of this article VII or as they may be amended.

18 Sec. 28-231. - Reporting.

19 The director shall prepare written reports two (2) times each year that this article VII is in effect 20 that shall describe defined selection pool requirements applied to contracts and concession 21 agreements under this article VII. Copies of such reports shall be provided to the affected department 22 heads, city council and the mayor according to the following schedule:

23 In addition, the report shall encompass the implementation of this article VII as well as a report 24 and justification of SBE, SBEC and EBE defined selection pool requirements and minimum SBE 25 utilization requirements by contract or concession agreement including all change orders, 26 amendments and modifications.

27 In calculating SBE, SBEC, or EBE participation, all funds paid to SBEs, SBECs, and EBEs 28 on city defined selection pool contracts and all revenues received by SBEs or from city concession 29 agreements by SBECs during the year shall be counted whether or not such funds were used to 30 compensate SBEs, SBECs, and EBEs or such concession revenues were received by SBEs or 31 SBECs for the performance of a commercially useful function.

32 Sec. 28-232. - Annual report.

1	For each year that this article VII is in effect, by March 1 of the following year, the director		
2	shall submit to the mayor and council a report describing SBE, <u>SBEC</u> , and EBE defined selection		
3	pool levels achieved in the preceding year and making recommendations as to continuing or further		
4	efforts that the city should make in efforts to assist in the development and utilization- of SBEs in city		
5	construction and professional design and construction services contracting, and utilization of SBECs		
6	in city concession opportunities, and recommending what should be done to assist in achieving such		
7	SBE, <u>SBEC</u> and EBE participation in the future. The annual report shall be regarded as one of the		
8	reports required under Section 28-231.		
9	COMMITTEE APPROVAL DATE: August 4, 2021		
10	MAYOR-COUNCIL DATE: August 10, 2021 by Consent		
11	PASSED BY THE COUNCIL:		
12	PRESIDENT		
13	APPROVED: MAYOR		
14	ATTEST: CLERK AND RECORDER,		
15 16	EX-OFFICIO CLERK OF THE CITY AND COUNTY OF DENVER		
17	NOTICE PUBLISHED IN THE DAILY JOURNAL:;;		
18	PREPARED BY: Jason D. Moore, Assistant City Attorney DATE: August 12, 2021		
19 20 21 22 23	Pursuant to section 13-9, D.R.M.C., this proposed ordinance has been reviewed by the office of the City Attorney. We find no irregularity as to form and have no legal objection to the proposed ordinance. The proposed ordinance is not submitted to the City Council for approval pursuant to § 3.2.6 of the Charter.		
24	Kristin M. Bronson, Denver City Attorney		
25 26	BY: Jonathan Griffin Assistant City Attorney DATE: Aug 12, 2021		