MEMORANDUM

TO: Chapter 6 Department Heads
   Chapter 6 Contracting Officers
   City Attorney’s Office’s General Counsel to Chapter 6 Departments
   City Attorney’s Office Construction Attorneys for Chapter 6 Departments

FROM: Naomi M. Kelly, City Administrator

SUBJECT: Regulations Implementing Administrative Code Chapter 6 Amendment to the term “Responsible” to include Substantiation of a Record of Safe Performance on Construction Projects

DATE: Wednesday, September 30, 2020

On July 7, 2020, the Board of Supervisors passed Ordinance No. 113-20 (file No. 200443) (“Ordinance”), which amended the definition of the term “Responsible” in Chapter 6 of the Administrative Code (“Chapter 6”) to include substantiation of a record of safe performance on construction projects. It further amended the Administrative Code to require Chapter 6 departments to award construction contracts for all project delivery methods only to Responsible construction contractors. The Mayor signed the Ordinance on July 17, 2020, and it became effective 30 days later on August 17, 2020.

Please carefully review the attached copy of the Ordinance to become familiar with its amendments to Chapter 6 and the resulting procedures Chapter 6 departments must utilize in procurement of construction contracts.

The amended definition of the term Responsible (Responsibility) at Section 6.1 provides that a bidder or proposer for a construction contract must “substantiate its record of safe performance on construction projects, including but not limited to consideration of federal or state Occupational Safety and Health Administration (“OSHA”) violations and workplace fatalities, including OSHA citations under appeal, in accordance with regulations issued by the City Administrator, in order for the City to find the entity to be Responsible and eligible for contract award.

The San Francisco Public Utilities Commission (“SFPUC”), in collaboration with representatives of other Chapter 6 departments, the Office of Risk Management, industry experts, and associations representing construction companies, has developed, adopted and implemented the following robust safety evaluation procedures, copies of which you will find attached:

(1) Safety Prequalification Form;
(2) Appendix A to the Safety Prequalification Form (Instructions); and  

This Memorandum issues regulations under which Chapter 6 departments must evaluate bidders,  
general contractors, and prime contractors to determine whether the entity has substantiated a record  
of safe performance on construction projects in order for departments to determine if the entity is  
Responsible, which is required for the entity to be eligible for contract award.

REGULATIONS

1. Beginning immediately, all Chapter 6 departments must implement construction contractor  
safety evaluation procedures in substantial conformance with the attached copies of the  
procedures developed, adopted and implemented by the SFPUC.

2. Departments may require bidders or proposers to complete the safety evaluation procedures at  
any point in the procurement process prior to contract award.

3. Chapter 6 departments shall not award any construction contracts to any contractor that has  
not demonstrated its Responsibility by achieving a passing score in accordance with the  
standards set forth in the attached construction contractor safety procedures.

Should you have any questions on the Ordinance or these Regulations, please do not hesitate to  
contact my office at City/Administrator@sfgov.org.