## STATE OF NEW YORK

7266--A

2021-2022 Regular Sessions

## IN ASSEMBLY

April 29, 2021

Introduced by M. of A. BICHOTTE HERMELYN, RODRIGUEZ, DICKENS, BARRON, SEAWRIGHT, STIRPE, TAYLOR -- Multi-Sponsored by -- M. of A. DAVILA -read once and referred to the Committee on Insurance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the insurance law, the New York city charter and the New York city public works investment act, in relation to insurance in certain public construction contracts, opportunities for businesses owned by women and minorities and considering contractor diversity practices in making award determinations

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Paragraph 2 of subsection (a) of section 2504 of the insurance law is amended to read as follows:

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- (2) In paragraph one hereof, "public corporation" and "public authority" shall not include:
- (A) a public corporation or public authority created pursuant to 6
- (B) the city of New York, a public corporation or public authority, in connection with the construction of electrical generating and trans-9 mission facilities or construction, extensions and additions of light rail or heavy rail rapid transit and commuter railroads[+]; or 10
- (C) the city of New York, a public corporation or public authority, 11 operating primarily within the city of New York in connection with 12 contracts that: (i) include participation requirements for businesses 13 14 certified as minority or women-owned business enterprises pursuant to article fifteen-A of the executive law, those certified as minority or 16 women-owned business enterprises or emerging business enterprises pursuant to section thirteen hundred four of the New York city charter, or 17 18 those certified as disadvantaged business enterprises pursuant to part 19 26 of title 49 of the code of federal regulations, or any successor

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

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provisions; or (ii) are awarded to businesses certified as minority or women-owned business enterprises pursuant to article fifteen-A of the executive law or those certified as minority or women-owned business enterprises or emerging business enterprises pursuant to section thirteen hundred four of the New York city charter; or (iii) include projects ranging from streets, highways, sewers and water mains to public safety, health and human service facilities, as well as cultural institutions and libraries.

- § 2. Subdivision i of section 311 of the New York city charter, as amended by chapter 19 of the laws of 2018, paragraph 1 as amended by chapter 98 of the laws of 2019, is amended to read as follows:
- i. In addition to other rules authorized by this section, the board may provide by rule that:
- 1. agencies may make procurements of goods, services and construction for amounts not exceeding [five hundred thousand] one million dollars from businesses certified as minority or women-owned business enterprises pursuant to section thirteen hundred four of the charter without a formal competitive process.
- 2. agencies may award contracts for goods and services on the basis of best value to the bidder [or offerer] which optimizes quality, cost and efficiency, among responsive and responsible bidders [or offerers]. Such basis shall reflect, wherever possible, objective and quantifiable analysis and may include the [prospective] bidder's record of complying with existing labor standards, maintaining harmonious labor relations, implementing sound diversity practices and protecting the health and safety of workers. Such basis may also identify a quantitative factor for awarding of contracts for bidders [or offerers] that are businesses certified as minority or women-owned business enterprises pursuant to article [fifteen-a fifteen-A of the executive law and section thirteen hundred four of the charter. Where an agency identifies a quantitative factor pursuant to this paragraph, the agency must specify that businesses certified as minority or women-owned business enterprises pursuant to article [fifteen-a] fifteen-A of the executive law as well as those certified as minority or women-owned business enterprises pursuant to section thirteen hundred four of the charter are eligible to qualify for such factor. Nothing in this paragraph shall be construed as a requirement that such businesses be concurrently certified as minority or women-owned business enterprises under both article [fifteen-a] fifteen-A of the executive law and section thirteen hundred four of the charter to qualify for such quantitative factor.
- 3. agencies awarding construction contracts on the basis of competitive sealed bidding pursuant to section three hundred thirteen of the charter may identify a quantitative factor for bidders that are businesses certified as minority or women-owned business enterprises pursuant to article fifteen-A of the executive law and section thirteen hundred four of the charter. Where an agency identifies a quantitative factor pursuant to this paragraph, the agency must specify that businesses certified as minority or women-owned business enterprises pursuant to article fifteen-A of the executive law as well as those certified as minority or women-owned business enterprises pursuant to section thirteen hundred four of the charter are eligible to qualify for such factor. Nothing in this paragraph shall be construed as a requirement that such businesses be concurrently certified as minority or womenowned business enterprises under both article fifteen-A of the executive law and section thirteen hundred four of the charter to qualify for such quantitative factor. Agencies may also identify a quantitative factor

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for awarding of such construction contracts based on each bidder's record of implementing sound diversity practices. Such basis shall reflect, wherever possible, objective and quantifiable analysis.

- 4. the rule or rules promulgated to implement paragraph one of this subdivision shall provide that the city shall, commencing on the first of October of the first full calendar year following the adoption of such rule or rules, submit an annual report to the governor and the state legislature of the total number and total dollar value of procurements of goods and services for amounts not exceeding [one hundred fifty thousand dollars] the dollar threshold for making procurements without a formal competitive process, as established by rule pursuant to paragraph one of this subdivision, from:
- (i) businesses certified as minority or women-owned business enterprises pursuant to section thirteen hundred four of the charter;
  - (ii) all other businesses; and
- (iii) information about the number of businesses certified as minority or women-owned business enterprises pursuant to section thirteen hundred four of this charter able to perform the specific type and scale of work involved in each procurement.
- § 3. Paragraph 13 of subdivision b of section 2 of chapter 749 of the laws of 2019, constituting the New York city public works investment act, is amended to read as follows:
- (13) The proposer's record of complying with existing labor standards, maintaining harmonious labor relations, and protecting the health and safety of workers and payment of wages above any locally-defined living wage; [and]
- § 4. Paragraph 14 of subdivision b of section 2 of chapter 749 of the laws of 2019, constituting the New York city public works investment act, is renumbered paragraph 15 and a new paragraph 14 is added to read as follows:
- 31 (14) The proposer's record of implementing sound diversity practices: 32 and
- § 5. This act shall take effect immediately, provided, however, that the amendments to paragraphs 13 and 14 of subdivision b of section 2 of chapter 749 of the laws of 2019, constituting the New York city public works investment act, made by sections three and four of this act shall not affect the repeal of such chapter pursuant to section 14 of chapter 749 of the laws of 2019, as amended, and shall be deemed repealed therewith.