INSTRUCTIONS FOR LEGAL AND CONTRACTUAL REMEDIES [Protest]

HRS Chapter §103D, Part VII and HAR Chapter 3-126

A. Application

Instructions apply to proceedings for protest, and administrative and judicial review pursuant to HRS §§103D-701, 103D-709 and 103D-710.

B. Protest Provision and Procedures [Reference: HRS §103D-701 and HAR chapter 3-126, Subchapter 1]

1. When preparing a solicitation, include the following PROTEST provision, or similar language.

SAMPLE:

PROTEST. Pursuant to HRS §103D-701, an actual or prospective offeror who is aggrieved in connection with the solicitation or award of a contract may submit a protest. Any protest shall be submitted in writing to the Procurement Officer (PO) [insert name, position, address]

A protest shall be submitted in writing within five (5) working days after the aggrieved person knows or should have known of the facts giving rise thereto; provided that a protest based upon the content of the solicitation shall be submitted in writing prior to the date set for receipt of offers. Further provided that a protest of an award or proposed award shall be submitted within five (5) working days after the posting of award, or if requested, within five (5) working days after the PO's debriefing was completed.

Award(s), if any, resulting from this solicitation shall be posted to the State Procurement Office (SPO) website on Contract Awards and Information at http://hawaii.gov/spo. [Executive departments/agencies post award info to SPO webpage]

- 2. Upon receipt of a protest, all activity on the solicitation or award shall stop. An exception to allow the procurement to continue without delay to protect the substantial interests of the State (lift of the stay on a protest).
- 3. If the protest is resolved by the Procurement Officer (PO) to the mutual agreement of the protestor and the PO, the procurement process may resume.
- 4. The PO decision on a protest shall be made as expeditiously as possible after reviewing all relevant information. If protest is denied, the PO shall be informed in writing (See attached SAMPLE Letter) of the protestor's right to an administrative review and filing an appeal within seven calendar days after the PO issues protest decision.
- 5. Submit form SPO-043, *Report on Procurement Protest*, to SPO no later than ten days after the final outcome of the protest.

C. Request for Administrative Hearing [Reference: HRS §103D-709 and HAR chapter 3-126, Subchapter 5]

1. For a procurement conducted pursuant to HRS §103D-302, competitive sealed bidding, or §103D-303, competitive sealed proposals, the protestor may appeal the PO protest decision

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to the Department of Commerce and Consumer Affairs, Office of Administrative Hearings (DCCA-OAH), and the following shall apply:

- a. If the resulting contract has an estimated value of less than \$1,000,000, and the protest concern at issue is greater than \$10,000, the request to appeal shall include a cash or protest bond as follows:
 - If the contract estimated value is less than \$500,000, submit \$1,000.
 - If the contract estimated value is \$500,000 to \$999,999.99, submit \$2,000.
- b. If the resulting contract has an estimated value of \$1,000,000 or more, and the protest concern at issue is equal to no less than 10% of the estimated value of the contract, the request to appeal shall include a cash or protest bond as follows:
 - Submit one-half percent of the estimated value of the contract.
 - Cash or bond shall not exceed \$10,000.

Note: "Estimated value of the contract" or "estimated value" means the lowest responsible and responsive bid [IFB], or the amount of the responsible offeror whose proposal [RFP] is determined most advantageous.

- 2. During the appeal process, the procurement is stayed and no action shall be taken until the decision by the hearings officer is made.
- 3. If the protestor prevails in the DCCA administrative proceeding, the cash or protest bond is returned to the protestor by the DCCA-OHA. If the protester does not prevail in the DCCA administrative proceeding, the cash or protest bond is deposited into the general fund.
- 4. The protestor may elect to file an application for judicial review of the DCCA OAH hearing officer's decision.
- **D.** Judicial Review [Reference: HRS §103D-710 and HAR chapter 3-126, Subchapter 6]
 - 1. Appeal to circuit court for judicial review shall be requested within ten calendar days after the issuance of the written decision by DCCA-OAH hearings officer.
 - 2. The DCCA-OAH hearings officer shall transmit the administrative record within ten calendar days of the filing for judicial review.
 - 3. The court shall complete its review and issue a decision no later than thirty-days from the filing of an application for judicial review.
 - 4. If the court fails to resolve its review by the thirtieth day from the filing of application for judicial review, the decision of the DCCA-OAH hearings officer stands.

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SAMPLE Letter: Procurement Officer response to protestor

[Date]

[Name of Vendor or Firm representing Vendor] [Address]

Subject: Protest to [Solicitation No.] for [Title of solicitation]

Mr. /Ms. [Name]:

This is in response to the protest of the subject solicitation submitted on behalf of [Vendor / Company name]. After careful review and consideration of the written submittals, the arguments therein, and discussions with the affected agencies, [Edit this paragraph as need to fit circumstances of Procurement Officer's determination to deny or sustain protest. If protest is denied, provide details or reasons for denial].

[If protest is denied, the following language may be used.]

Consequently, the protest is denied, and this decision is final and conclusive. Pursuant to Hawaii Revised Statutes (HRS) §103D-709, you may appeal this decision by filing a request for administrative review along with a cash or protest bond in the amount of ______, within seven (7) calendar days from issuance of this letter to:

Office of Administrative Hearings Department of Commerce and Consumer Affairs 335 Merchant Street, Suite 100 Honolulu, Hawaii 96813

The Procurement Officer shall be notified within seven calendar days of the issuance of this decision if a request for an administrative review will be filed. Pursuant to HRS §103D-709(d) the protestor may request an administrative review when the procurement is conducted pursuant to HRS § 103D-302, competitive sealed bidding, or §103D-303, competitive sealed proposals. The following provisions for submitting an appeal is provided:

If the resulting contract has an estimated value of less than \$1,000,000, and the protest concern at issue is greater than \$10,000, the request to appeal shall include cash or protest bond as follows:

- If the contract estimated value is less than \$500,000, submit \$1,000.
- If the contract estimated value is \$500,000 to \$999,999,99, submit \$2,000.

If the resulting contract has an estimated value of \$1,000,000 or more, and the protest concern at issue is equal to no less than 10% of the estimated value of the contract, the request to appeal shall include cash or protest bond as follows:

- Submit one-half percent of the estimated value of the contract.
- Cash or bond shall not exceed \$10,000.

Note: "Estimated value of the contract" or "estimated value" means the lowest responsible and responsive bid [IFB], or the amount of the responsible offeror whose proposal [RFP] is determined most advantageous.

If you prevail in the DCCA administrative proceeding, the cash or protest bond shall be returned to the protestor. If protestor does not prevail, the cash or protest bond will be deposited into the general fund.

Bonds forms are available at http://hawaii.gov/spo, select 'SPO Forms' under the 'Toolbox/Quicklinks' menu; click on Forms for Vendors Contractors and Service Providers of Goods, Services and Construction.

Questions on this matter may be directed to [provide contact name, phone number, email].

Sincerely,

[Name of PO] Procurement Officer

STATE PROCUREMENT OFFICE LEGAL AND CONTRACTUAL REMEDIES

(PROTEST)

HRS Chapter 103D, PART VII HAR Chapter 3-126

HRS 103D-701 Authority to resolve protested solicitations and awards. Written PROTEST** submitted to the

Written **PROTEST****submitted to the
Procurement Officer (PO)
within five working days
after aggrieved person
knows or should have
known the facts.

HAR §3-126-5 Stay of Procurement.

No further action shall be taken until protest settled; unless the Chief Procurement Officer (CPO) determines award of the contract is necessary to protect substantial interests of the State. (If written substantial interest determination for award without delay was made by CPO, attach copy to Form SPO-043)

Protest **SUSTAINED**:

Remedies pursuant to HAR Chapter 3-126, Subchapter 4. Determination that solicitation or award violates law. PO shall report on form SPO-043, *Report on Procurement Protest* to SPO.

Decision/Action by PO on protest, to **SUSTAIN** or **DENY**.

**For HRS §103D-302 or §103D-303:

- within five working days after the posting of award, or if requested, five working days after the PO's debriefing has been completed. Executive Dept agencies post notice of award at http://hawaii.gov/spo2/source/
- protest based on content of solicitation is submitted prior to offer due date.

Protest **DENIED**:

Protestor, within seven calendar days of PO's written determination, may:

- (a) File appeal with DCCA, Office of Administrative Hearings (OAH); and
- (b) Inform PO he is filing an appeal with DCCA.

PO shall report on form SPO-043, Report on Procurement Protest to SPO.

Circuit Court: HRS §103D-710, Judicial review.

- (a) Request judicial review within ten calendar days after issuance of OAH's written decision.
- (b) No later than thirty days from filing, court may affirm, remand, reverse, or modify the decision or issue a court order on administrative findings, conclusions, and decisions. Court shall lose jurisdiction after thirtieth day if not resolved; hearings officer's decision prevails.
- (c) Any party aggrieved by decision may appeal decision.

DCCA, OAH: HRS §103D-709, Administrative proceedings for review.

- (a) Hearing shall commence within twenty-one calendar days of receipt of request; hearings officer shall issue written decision no later than forty-five days from receipt of request.
- (b) Contracts estimated less than \$1M & protest amount greater than \$10K, cash or protest bond required: (1) \$1000 for contracts estimated less than \$500K, (2) \$2000 for contracts estimated \$500K to less than \$1M.
- (c) Contracts estimated \$1M or more & protest amount equal to but not less than 10% of estimated contract value, cash or protest bond required: (1) ½% of estimated contract value, but (2) not to exceed \$10K.

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