AGENDA

I. Call to Order.

II. Approval of Minutes – Meeting of June 18, 2009.

III. Investigative Committee Report on proposed changes to HAR Section 3-125-13 (addition to the Price Adjustment Clause in Construction Contracts.)

IV. For approval as interim HAR amendments to HAR Section 3-125-13 (addition of subsection (3) to the Price Adjustment Clause in Construction Contracts.)

V. Summary and results from public hearing and for the Procurement Policy Board’s final approval of the following Hawaii Administrative Rules Chapters:
   - Chapter 3-120, General Provisions
   - Chapter 3-121, Procurement Organization
   - Chapter 3-125, Modifications and Terminations of Contracts
   - Chapter 3-128, Governmental Relations and Cooperative Purchasing
   - Chapter 3-131, Compliance

VI. Procurement Policy Board adoption of proposed amendments and compilation of HAR Chapter 3-124, Subchapter 9, Small Business Preference Rules (Interim)

   Amendments include:
   - Incorporate §3-124-71, Small Business Utilization Council, amendment that was previously approved as Interim;
   - Incorporate information provide in Procurement Directives on size determination, geographic areas for set-asides, and emerging industries;
   - Format and non-substantial changes; and
   - Compile Subchapter 9

VII. Announcements.

Agenda and available agenda items may be viewed at http://hawaii.gov/spo/procurement-policy-board-minutes-of-meeting. Individuals may present testimony on matters on the Procurement Policy Board’s agenda when the agenda item is being discussed by the Board. Individuals intending to testify should contact the State Procurement Office at (808) 587-4700 at least 48 hours before the scheduled meeting. Written testimonies will be accepted through e-mail at procurement.policy.board@hawaii.gov or faxed to (808) 587-4703 until 1:00 pm, July 14, 2009. Testimonies received after the July 14, 2009 deadline will be forwarded to the board as time permits. Individuals submitting written testimony at the meeting and would like the written testimony distributed to the board at this meeting, are requested to provide 12 copies.

Individuals requiring special assistance or services may call (808) 587-4700 by 1:00 p.m., July 13, 2009 to discuss accommodation arrangements.
Agenda Item IV
Proposed Change: Add the following within the “Price Adjustment Clause” of HAR §3-125-13:

§3-125-13 Price adjustment in construction contracts. (a) The paragraph or similar statement expressing the intent of this paragraph, shall be included in all construction contracts for which price adjustments will be allowed:

“Price Adjustment Clause

(1) Price adjustment methods. Any adjustment in contract price pursuant to a clause in this contract shall be made in one or more of the following ways:

(A) By agreement on a fixed price adjustment before commencement of the pertinent performance;
(B) By unit prices specified in the contract or subsequently agreed upon before commencement of the pertinent performance;
(C) By the costs attributable to the events or situations under such clauses with adjustment of profit or fee, all as specified in the contract or subsequently agreed upon before commencement of the pertinent performance;
(D) In any other manner as the parties may mutually agree upon before commencement of the pertinent performance; or
(E) In the absence of agreement between the parties the provisions of section 103D-501(b)(5), HRS, shall apply.

(2) Submission of cost or pricing data. The contractor shall be required to submit cost or pricing data if any adjustment in contract price is subject to the provisions of section 103D-312, HRS. The submission of any cost or pricing data shall be made subject to the provisions of subchapter 15, chapter 3-122. A fully executed change order or other document permitting billing for the adjustment in price under any method listed in paragraphs (1)(A) through (1)(D) shall be issued within ten days after agreement on the method of adjustment.

(3) Determining Adjustments in Price. In determining the adjustment in price to the government resulting from a change, the allowances for all overhead, extended overhead resulting from adjustments to contract time
(including home office and branch office overhead) and profit combined shall not exceed the percentages set forth below:

(A) For the contractor, for any work performed by its own forces, twenty percent (20%) of the cost;

(B) For each subcontractor involved, for any work performed by its own forces, twenty percent (20%) of the cost;

(C) For the contractor or any subcontractor, for work performed by their subcontractors, ten percent (10%) of the amount due the performing subcontractor.

(b) The government in determining an adjustment in price using any of the methods listed in subparagraphs (1)(A) through (1)(D) above may not mandate that the contractor submit its proposal for a price adjustment at a specified percentage that it unilaterally considers to be acceptable.

(c) Not more than three line item percentages for fee and overhead, not to exceed the maximum percentages shown above, will be allowed regardless of the number of tier subcontractors.

(d) Subparagraph (a)(3) shall not be construed to impair the right of a contractor and government from mutually agreeing to a price adjustment under any method listed in subparagraphs (1)(A) through (1)(D) above. [Eff 12/15/95; am and comp NOV 17 1997; am 10/3/08; am ] (Auth: HRS §§103D-202, 103D-501) (Imp: HRS §§103D-501, 103D-601, 103D-703)
Agenda Item VI
1. Subchapter 9 of Chapter 3-124, Hawaii Administrative Rules, entitled “Small Business Preference Rules (Interim”) is amended and compiled to read as follows:

“SUBCHAPTER 9

SMALL BUSINESS PREFERENCE RULES (Interim)

Historical Note: This chapter:

§3-124-70 Purpose. The purpose of this subchapter is to establish procedures to implement the Hawaii Small Business Preference program. The procedures are intended to be flexible to allow for ongoing assessment and modification to:

(a) Strengthen and nurture emerging Hawaii industries;
(b) Increase competition by broadening the local small business contractor base;
(c) Develop and enhance the ability of local small businesses to win and successfully
perform federal, state, and local government contracts;

(4) Provide increased employment opportunities for local workers in high-skill trades and technical fields; and

(5) Ensure the Small Business Preference program is implemented so as to maximize competition and obtain quality goods, services, and construction at reasonable prices. [Eff 1/6/07; comp 3/3/08; am and comp] (Auth: HRS §§103D-202, 103D-902) (Imp: HRS §103D-902)

§3-124-71 Small Business Utilization Council.

(a) There is established a Small Business Utilization Council. The Council shall consist of:

Voting Members
(1) Chair – Director, Department of Business, Economic Development & Tourism;
(2) Vice-Chair – Director, Department of Accounting and General Services;
(3) Member – Director, Department of Transportation;
(4) Member – Administrator of the State Procurement Office; and
(5) Member- Such other agencies as may be nominated by the designated members and approved by the board.

Non-voting Members:
(6) Such other non-voting members as may be nominated by the voting members and approved by the board.

(b) The Council shall provide the Procurement Policy Board specific recommendations to:
(1) Set annual small business utilization goals;
(2) Adopt, and modify as needed, size standard criteria to identify business as qualified to participate in the program. As the initial program size standard criteria, the Council may recommend the standards set under federal Small Business Administration
programs and include as eligible contractors all those enrolled in Small Business Administration programs[†].


(3) Identify emerging industries, geographic areas within the State, and under-utilized workforce resources where government purchases using small business preferences will promote the purposes of this subchapter and the improve the welfare of Hawaii’s businesses and workers[†].

(A) Procurement Directive No. 2008-06 approved the geographic areas set-asides for the Waianae District, Kau and Puna Districts, Hamakua Coast and the island of Molokai; and

(B) Procurement Directive No. 2009-01 approved targeted areas of emerging industries for ‘custom computer programming/software development’ and ‘energy efficiency’.

(4) Coordinate with purchasing agencies to promote and encourage set-asides for small businesses of such contracts as are appropriate for performance by small businesses.

(c) The Council shall monitor and analyze the results of the Hawaii Small Business Preference program and prepare for the Procurement Policy Board, an annual small business utilization report suitable for public release and submission to the legislature and the governor. The report shall contain data and analysis addressing:

(1) The total dollar amount of expenditures on contracts awarded to small businesses under this program by purchasing agency;

(2) Industries, geographic areas, labor pools or other groups targeted for assistance under the program;
(3) Assessments of success achieved and short comings identified in the operation of the program; and

(4) Recommendations for program improvements.

(d) In performing its obligations, the Council may consult with [DBEDT] the Department of Business, Economic Development and Tourism and any other state or local agency, industry groups, labor organizations, federal purchasing agencies, the federal Small Business Administration, and other organizations or groups the Council deems helpful in achieving the goals of the program. [Eff 1/6/07; comp 3/3/08; am 10/03/08; am and comp] (Auth: HRS §§103D-202, 103D-902)(Imp: HRS §103D-902)

§3-124-72 Administrator of the state procurement office. The Administrator of the State Procurement Office shall:

(1) Provide administrative support and assistance to the Council in achieving the purposes of this program;

(2) Implement the Procurement Policy Board actions on Council recommendations through the issuance of procurement directives and circulars to inform the public and purchasing agencies of goals, size standards, and procedures under this program;

(3) Collect procurement information from purchasing agencies as need to support the Council’s reporting obligations;

(4) Consult and coordinate with the Director, [DBEDT] Department of Business, Economic Development and Tourism to obtain necessary data analysis, economic information, and guidance the Director[ DBEDT] considers necessary and appropriate to assist the Council in the performance of its functions;

(5) Establish and operate web-based information systems and other appropriate methods to publicize, promote, and support this program. [Eff 1/6/07; comp 3/3/08; am and comp] (Auth: HRS §§103D-202, 103D-902)(Imp: HRS §103D-902)
§3-124-73 Chief procurement officers and heads of purchasing agencies. The various chief procurement officers and heads of purchasing agencies shall comply with reporting requirements and contracting procedures established by the Policy Board. In overseeing the overall procurement program under their jurisdiction, Chief Procurement Officers will apply the criteria set by the Policy Board and set-aside such contracts as are susceptible to performance by small businesses. For contracts that are not susceptible to performance by small businesses, chief procurement officers shall cause to be placed in such solicitations and resulting contracts, evaluation criteria and performance clauses that encourage utilization of small businesses. [Eff 1/6/07; comp 3/3/08; am and comp] (Auth: HRS §§103D-202, 103D-902) (Imp: HRS §103D-902)

§3-124-73.1 Implementation of Small Business Preference by Heads of Purchasing Agencies. (a) Heads of purchasing agencies shall implement the Hawaii Small Business Preference by doing the following:\n
(1) Step #1 – Identification of Relevant Size Standard. Heads of purchasing agencies shall require that each procurement proposed to meet an agency need include in the proposal documents the identification of the applicable small business size standard set by the policy board for the type of work to be solicited.

(2) Step #2 – Identification of Individual Procurements for small business Set-Aside. Heads of purchasing agencies shall review each proposed procurement and determine whether the procurement is suitable for performance by businesses meeting the applicable small business size standard. Factors to be considered in making the determination include
§3-124-73.1

anticipated manpower requirements, bonding capacity, contractor financing needs, and any other work and responsibility factors relevant to the individual procurement.

(i) Procurements identified by the policy board for small business utilization. Pursuant to HAR § 3-124-71, the Small Business Utilization [Council] Council recommends to the policy board for its approval the identification of targeted areas of emerging industries, geographic areas within the state, and under-utilized workforce resources where government purchases from small businesses would promote the purposes of HRS § 103D-906. If the proposed procurement falls within an industry or other targeted area approved by the policy board for small business utilization and the work is susceptible of performance by a small business, the head of purchasing agency shall set the procurement aside for competition limited to small businesses.

(ii) If the proposed procurement does not fall within an area targeted for small business utilization by the policy board but is susceptible of performance by a small business, the head of the purchasing agency may set the procurement aside for competition limited to small businesses. In exercising discretion to set aside procurements not identified for small business utilization by the policy board, the head of the purchasing agency shall consider
whether the set aside of the procurement will further the achievement of any small business utilization goals and whether set aside will promote the development of future competition for work of the nature required by the proposed procurement.

(3) Step #3 – Insertion of small business set-aside solicitation provisions. (a) For those procurements the head of purchasing agency sets aside for small business utilization, the head of contracting agency shall direct insertion into the solicitation of the provisions provided at HAR §§ 3-124-74(a)(1), (2), (3) and (7).

(b) For those procurements the head of purchasing agency sets aside for very small businesses under such criteria as the policy board may establish, the head of the purchasing agency shall direct insertion into the solicitation of the provisions provided at HAR §§ 3-124-74(a)(4) and (7).

(4) Step #4 - Identification of individual procurements for full and open competition. If the head of the purchasing agency determines the procurement is not susceptible of performance by a small business, the head of the purchasing agency shall require that the successful competitor for the procurement develop and implement a small business utilization plan as a part of the competitive process. To impose this requirement, the head of purchasing agency shall direct the insertion into the solicitation of the provision at HAR § 3-124-74(a)(5). The Head of the purchasing agency shall also direct the
insertion of either the small business subcontracting incentive clause or the liquidated damages clause at HAR §§ 3-124-74(a)(6). The determination of which of these alternate clauses is to be inserted into the solicitation shall be as directed by the chief procurement officer or [deleege]designee.  

(5) Step #5 – Competition of All Procurements. The Hawaii small business preference procedures operate solely to identify the appropriate class of competitors for agency procurements. The small business preference procedures do not release the agency from its obligation to use competitive source selection requirements. Accordingly, heads of purchasing agencies shall direct and require that all procurements set aside for small business be processed in compliance with applicable source selection procedures.  

(b) Reliance upon federal small business preference program principles. In the implementation and interpretation of this section, contractors and procurement officials may reference and rely upon relevant small business preference principles set out in Federal Acquisition Regulation (FAR) Part 19, unless such principles are inconsistent with the provisions of this section. [Eff 3/3/08; am and comp ] (Auth: HRS §§103D-202, 103D-902) (Imp: HRS §103D-902)
NOTICE OF SMALL BUSINESS SET-ASIDE

(a) Definition. "Small business concern," as used in this clause, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the size standards in this solicitation.

(b) General.

(1) Offers are solicited only from small business concerns. Offers received from concerns that are not small business concerns shall be rejected.

(2) Any award resulting from this solicitation will be made only to a small business concern.

(End of Solicitation Provision)

(2) The solicitation shall include the following provision informing all Offerors of the requirement for good faith representation of size status, the meaning of the representation, and the procurement officer’s enforcement authority.

MEANING OF REPRESENTATION BY OFFEROR & PROTEST AGAINST STATUS.

(a) To be eligible for award of this contract as a small business, Offeror must represent in good faith that it is a small business at the time of its written representation. The representation must reflect that
Offeror meets the definition of a small business concern as stated in the solicitation.

(b) The procurement officer shall accept an Offeror's representation that it is a small business unless another Offeror challenges Offeror's small business representation to the contracting officer through applicable protest procedures under HAR Chapter 126.

(c) Upon receipt of a protest, the Chief Procurement Officer shall require the Offeror to provide proof of its status as an eligible small business Offeror.

(d) If the Chief Procurement Officer determines that the Offeror has misrepresented its status as an eligible small business, the Chief Procurement Officer may disqualify the Offeror from the competition.

(e) If the Chief Procurement Officer concludes the misrepresentation was not inadvertent and was intended to unfairly enable the Offeror to compete in a solicitation when it knew or should have known it was not eligible, the Chief Procurement Officer shall initiate debarment action under HAR Chapter 126.

Any time after contract award, the procurement officer may question the small business representation of any Offeror and require the Offeror to confirm its represented size status and eligibility for award. If the procurement officer determines the Offeror misrepresented its size status, the procurement officer may
terminate the contract for cause and resolicit unless the Chief Procurement Officer determines in writing that contract termination would be detrimental to the interests of the state. The Chief Procurement Officer shall also determine whether to initiate debarment proceedings under HAR Chapter 126 based upon the Offeror’s misrepresentation of size status and eligibility.

(End of Solicitation Provision)

(3) The solicitation shall include a provision as follows that states the small business eligibility criteria and requiring each Offeror to state affirmatively that it is eligible for award under the applicable criteria. The provisions shall further require the Offeror to disclose its number of employees and gross revenues.

SMALL BUSINESS PROGRAM REPRESENTATIONS

(a) The small business eligibility criteria for this is ____ [The procurement officer shall insert size standard, geographic location of headquarters or other criteria as published in Board directives].

(b) Offeror hereby affirmatively represents that it is a qualified small business concern eligible for award of the contract under the eligibility criteria above.

(c) Offeror further represents that Offeror's average number of employees for the past 12 months and Offeror's annual gross revenue for the preceding fiscal year was as reflected below (Offeror must check and initial one block in each column):
(4) If the Council recommends and the Board establishes set-aside criteria for very small businesses of less than 15 employees, revenues of less than a specified amount, or a targeted geographic area, the solicitation shall include a provision that states the applicable small business eligibility criteria without further representation requirements.

**VERY SMALL BUSINESS SET-ASIDE**

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<th>Number of Employees</th>
<th>Average Annual Gross Revenues</th>
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<tbody>
<tr>
<td>__ 15 or fewer</td>
<td>__ $500,000 or less</td>
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<tr>
<td>__ 16 -- 50</td>
<td>__ $500,001 -- 1 million</td>
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<td>__ 51 -- 100</td>
<td>__ $1,000,001 -- $2 million</td>
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<td>__ 101 -- 250</td>
<td>__ $2,000,001 -- $3.5 million</td>
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<td>__ 251 -- 500</td>
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<td>__ 751 -- 1,000</td>
<td>__ $10,000,001 -- $17 million</td>
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<td>__ Over 1,000</td>
<td>__ Over $17 million</td>
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</table>

(Signed by Offeror)

(End of Solicitation Provision)
(a) Definition. Very Small Business Concern, as used in this clause, means a concern whose headquarters is located within the geographical area of [state the geographic region for the set-aside] which, together with its affiliates, has no more than 15 employees and has average annual revenues that do not exceed $ [state applicable amount of revenues].

(b) Eligibility. Offers or quotations under this acquisition are solicited from very small business concerns only. Offers that are from other than an eligible very small business concern shall not be considered and shall be rejected.

(c) The Offeror affirmatively represents that it is an eligible very small business concern eligible for contract award under the criteria above.

(Signed by Offeror)

(End of Solicitation Provision)

(5) If the Chief Procurement Officer determines the requirement solicited is not susceptible of performance by small businesses, the Chief Procurement Officer shall establish evaluation criteria to encourage subcontracting with small businesses. The Chief Procurement Officer shall also include clauses in the solicitation and contract to enforce the policy in favor of subcontracting to small businesses.

UTILIZATION OF SMALL BUSINESS CONCERNS
(a) It is the policy of the State of Hawaii that small business concerns shall have the maximum practicable opportunity to participate in performing contracts let by any state agency, including contracts and subcontracts for subsystems, assemblies, components, and related services. It is further the policy of the State of Hawaii that its prime contractors establish procedures to ensure the timely payment of amounts due pursuant to the terms of their subcontracts with small business concerns.

(b) The Contractor hereby agrees to carry out this policy in the awarding of subcontracts to the fullest extent consistent with efficient contract performance. The Contractor further agrees to cooperate in any studies or surveys as may be conducted by agencies of the State of Hawaii as may be necessary to determine the extent of the Contractor's compliance with this clause.

(c) Definitions. As used in this contract, a small business concern is a firm which [state small business eligibility criteria as published in Board directives].

(d) Contractors acting in good faith may rely on written representations by their subcontractors regarding their status as a small business concern.

(End of clause)
SMALL BUSINESS SUBCONTRACTING PLAN (JUL 2005)

(a) Definitions. As used in this clause a subcontracting plan means a plan that covers the entire contract period (including option periods), applies specifically to this contract, and has goals that are based on the Offeror's planned subcontracting in support of the contract, except that indirect costs incurred for common or joint purposes may be allocated on a prorated basis to the contract.

(b) Subcontract means any agreement (other than one involving an employer-employee relationship) entered into by the prime Contractor or its lower-tier subcontractors calling for supplies or services required for performance of the contract or subcontract.

(c) The Offeror, upon request by the procurement officer, shall submit and negotiate a subcontracting plan, where applicable, that separately addresses subcontracting with small business concerns. The plan shall be included in and made a part of the resultant contract. The subcontracting plan shall be negotiated within the time specified by the procurement officer. Failure to submit and negotiate the subcontracting plan shall make the Offeror ineligible for award of a contract.

(d) The Offeror's subcontracting plan shall include the following:
(1) Goals, expressed in terms of percentages of total planned subcontracting dollars, for the use of small business concerns as subcontractors. The Offeror shall include all subcontracts that contribute to contract performance, and may include a proportionate share of products and services that are normally allocated as indirect costs.

(2) A statement of total dollars planned to be subcontracted to small business concerns.

(3) A description of the principal types of supplies and services to be subcontracted, and an identification of the types planned for subcontracting to small business concerns.

(4) A description of the method used to develop the subcontracting goals in paragraph (d)(1) of this clause.

(5) A description of the method used to identify potential sources for solicitation purposes (e.g., existing company source lists, the Department of Defense Central Contract Registration data base (“CCR”) “Dynamic Small
Business Search” function at http://www.ccr.gov/, veterans service organizations, the National Minority Purchasing Council Vendor Information Service, the Research and Information Division of the Minority Business Development Agency in the Department of Commerce, HUBZone, small disadvantaged, and women-owned small business trade associations). A firm may rely on the information contained in the CCR “Dynamic Small Business Search” function as an accurate representation of a concern's size and ownership characteristics for the purposes of maintaining a small, veteran-owned small, service-disabled veteran-owned small, HUBZone small, small disadvantaged, and women-owned small business source list. Use of the CCR as its source list does not relieve a firm of its responsibilities (e.g., outreach, assistance, counseling, or publicizing subcontracting opportunities) in this clause.

(6) The name of the individual employed by the Offeror
who will administer the Offeror's subcontracting program, and a description of the duties of the individual.

(7) A description of the efforts the Offeror will make to assure that small business concerns have an equitable opportunity to compete for subcontracts.

(8) Assurances that the Offeror will require all subcontractors that receive subcontracts in excess of $500,000 ($1,000,000 for construction of any public work) to adopt a subcontracting plan that complies with the requirements of this clause.

(9) Assurances that the Offeror will cooperate in any studies or surveys as may be required and provide requested information so that the Government can determine the extent of compliance by the Offeror with the subcontracting plan.

(End of clause)

(6) The Chief Procurement Officer may, in his or her discretion, include clauses in the solicitation and contract to create incentives or impose liquidated damages to enforce the policy in favor of subcontracting to small businesses.
**INCENTIVE SUBCONTRACTING PROGRAM**

(a) Of the total dollars it plans to spend under subcontracts, the Contractor has committed itself in its subcontracting plan to try to award certain percentages to small business concerns.

(b) If the Contractor exceeds its subcontracting goals for small business concerns in performing this contract, it will receive ..........[Chief Procurement Officer to insert the appropriate number between 0 and 5] percent of the dollars in excess of each goal in the plan not to exceed ...... (formula), unless the procurement officer determines that the excess was not due to the Contractor's efforts (e.g., a subcontractor cost overrun caused the actual subcontract amount to exceed that estimated in the subcontracting plan, or the award of subcontracts that had been planned but had not been disclosed in the subcontracting plan during contract negotiations).

Determinations under this paragraph are unilateral decisions made solely at the discretion of the Government.

**(End of clause)**

**LIQUIDATED DAMAGES --SUBCONTRACTING PLAN**

(a) "Failure to make a good faith effort to comply with the subcontracting plan," as used in this clause, means a willful or intentional failure to perform in accordance with the requirements of the subcontracting plan
approved under the clause in this contract entitled "Small Business Subcontracting Plan," or willful or intentional action to frustrate the plan.

(b) Performance shall be measured by applying the percentage goals to the total actual subcontracting dollars. If, at contract completion, the Contractor has failed to meet its subcontracting goals and the Contracting Officer decides in accordance with paragraph (c) of this clause that the Contractor failed to make a good faith effort to comply with its subcontracting plan, established in accordance with the clause in this contract entitled "Small Business Subcontracting Plan," the Contractor shall pay the Government liquidated damages in an amount equal to the actual dollar amount by which the Contractor failed to achieve its subcontract goal.

(c) Before the procurement officer makes a final decision that the Contractor has failed to make such good faith effort, the procurement officer shall give the Contractor written notice specifying the failure and permitting the Contractor to demonstrate what good faith efforts have been made and to discuss the matter. Failure to respond to the notice may be taken as an admission that no valid explanation exists. If, after consideration of all the pertinent data, the procurement officer finds that the Contractor
failed to make a good faith effort to comply with the subcontracting plan, the procurement officer shall issue a final decision to that effect and require that the Contractor pay the Government liquidated damages as provided in paragraph (b) of this clause.

(d) The Contractor shall have the right of appeal, under the clause in this contract entitled Disputes, from any final decision of the procurement officer.

(e) Liquidated damages shall be in addition to any other remedies that the Government may have including debarment.

(End of clause)

(7) In all small business set-asides, the Chief Procurement Officer shall include a clause in the solicitation and contract to prevent the small business concern receiving award from passing the work to other contractors through subcontracts.

LIMITATIONS ON SUBCONTRACTING

By submission of its offer, the Contractor agrees that in performance of the contract in the case of a contract for:

(1) Services (except construction). At least 50 percent of the cost of contract performance incurred for personnel shall be expended for employees of the concern.

(2) Supplies (other than procurement from a nonmanufacturer of such
(3) General construction. The concern shall perform work for at least 50 percent of the cost of manufacturing the supplies, not including the cost of materials.

(4) Construction by special trade contractors. The concern will perform at least 15 percent of the cost of the contract, not including the cost of materials, with its own employees.

(End of clause)"

2. Material, except source notes, to be repealed is bracketed. New material is underscored.

3. Additions to update source notes to reflect these amendments are not underscored.

4. These amendments and compilation of subchapter 9, chapter 3-124, Hawaii Administrative Rules (Interim), shall take effect ten days after filing with the Office of the Lieutenant Governor.

I certify that the forgoing are copies of the rules, drafted in Ramseyer format pursuant to the requirements of section 91-4.1, Hawaii Revised
Statutes, which were adopted by the Procurement Policy Board as interim rules on July 16, 2009, and filed with the Office of the Lieutenant Governor.

________________________
Pamela Torres
Chairperson
Procurement Policy Board

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RUSS K. SAITO
State Comptroller

APPROVED AS TO FORM:

________________________
Deputy Attorney General