RESOLUTION NO. 6787

ADOPTING AN AMENDED BUSINESS AND WORKFORCE EQUITY POLICY

WHEREAS, the PDC Board of Commissioners (the “Board”) adopted the Business and Workforce Equity Policy (the “Policy”) on February 27, 2008 (Resolution No. 6561), with the objective of ensuring fair and equitable opportunities to Portland’s diverse populations, promoting prosperity in all segments of Portland’s diverse communities, fostering economic growth, and expanding competition in the market;

WHEREAS, the Policy was subsequently amended on January 29, 2009 (Resolution 6667) to add language from the Construction Wage Policy and incorporate workforce goals recommended by the Workforce Diversity Strategy Committee;

WHEREAS, the Policy objectives are pursued through the establishment of two separate and distinct programs: (1) the Business Equity Program (formerly the Good Faith Effort Program); (2) the Workforce Equity Program (principally, the Workforce Training and Hiring Program);

WHEREAS, it has subsequently been determined that small businesses are often negatively impacted by late payment on invoices and the addition of a “Prompt Payment” requirement to the Policy would be beneficial for small businesses;

WHEREAS, the applicability of the Workforce Equity Program for Intergovernmental Agreements (“IGAs”) and a definition for IGAs was inadvertently left out of the Policy and should be added;

WHEREAS, to better facilitate implementation, the majority of the requirements established in the Project Apprenticeship and Equity Agreement (“PAEA”) outlined in the Policy will be incorporated into the guidelines that will be distributed to developers and contractors and, therefore, the PAEA section should be removed from the Policy;

NOW, THEREFORE, BE IT RESOLVED that the Board hereby adopts an amended Business and Workforce Equity Policy, in the form attached hereto as Exhibit A; and

BE IT FURTHER RESOLVED that this Resolution shall become effective immediately after its adoption.

Adopted by the Portland Development Commission on April 28, 2010.

[Signature]
Reflee A. Castilla, Recording Secretary
A. OBJECTIVES OF THE POLICY

The objective of the Business and Workforce Equity Policy (the “Policy”) is to:

- Ensure that the Portland Development Commission’s (“PDC’s”) work provides professional, supplier and construction contracting opportunities to small businesses that have been historically under utilized including businesses owned by People of Color, Women and Emerging Small Businesses (collectively, “M/W/ESBs”) and to encourage the participation of businesses owned by veterans on Direct Contracting, Land Transactions and on work utilizing PDC Resources including Interagency and Intergovernmental Agreements; and

- Maximize apprenticeship opportunities in the construction trades and ensure employment opportunities for People of Color and Women and encourage the employment of people with disabilities and veterans on Direct Contracting, Land Transactions and on work utilizing PDC Resources.

In this way, it is PDC’s aim to ensure fair and equitable opportunities to Portland’s diverse populations, promote prosperity in all segments of Portland’s diverse communities, foster economic growth, and expand competition in the market.

The Policy replaces the existing policy adopted by the Board on December 18, 1997 (Resolution No. 5066) that authorized implementation of the Disparity Study Implementation Plan and policies concerning fair contracting and workforce training, including the Good Faith Effort Program and Workforce Training and Hiring Program.

The Policy objectives are pursued through the establishment of two separate and distinct programs.

- The Business Equity Program;

- The Workforce Equity Program.

B. DEFINITIONS

1. “Board” means the PDC Board of Commissioners.

2. “Business Financial Resource Tools” means certain PDC business financial assistance programs including, but not limited to, the Quality Jobs Program, the Economic Opportunity Fund, the Direct Tax Increment Loan, and the EDA Revolving Loan and Real Estate Fund.

3. “Certified Firms” include M/W/ESB firms that have been certified by the State of Oregon as a Minority-owned business, a Women-owned business or an emerging small business.

4. “DA” or “DDA” means, respectively, a Development Agreement or a Disposition and Development Agreement that is typically entered into by and between a developer and PDC that sets forth the terms and conditions of property conveyance, if any, and the requirements for redevelopment of the property.
5. “Direct Contracting” included all professional, supplier and construction services purchased directly by PDC.

6. “Enterprise Zone” is a 5-year, 100% tax abatement program designed to encourage existing and new industrial firms to invest in new capital outlays in certain designated areas. Participating firms are required to create or retain quality jobs while maximizing the economic benefits for residents of Portland who are currently earning at or below 80% Median Family Income.

7. “Flexible Service Contract” is a contract for services that has repetitive requirements on an as-needed basis and may include Personal Services Contracts that have such repetitive requirements.

8. “Hard Construction Costs” is the cost to build improvements on a property, including all related construction labor and materials, including fixed and built-in equipment costs. Costs not directly related to the construction of an improvement, such as entity overhead, administration or taxes, or other professional services including architectural or engineering, shall not be considered a part of the Hard Construction Costs.

9. “Intergovernmental Agreement” is an agreement between PDC and another government entity, including the City of Portland.

10. “Land Transactions” is the sale of real property by PDC at any price for the purpose of a private or public project through a DDA.

11. “PDC-Owned Construction Contracts” include contracts where PDC has a direct contractual relationship with the contractor and where PDC is the owner of the project.

12. “PDC Resources” include:

   (i) PDC funds in the form of grants, loans or payments. For purposes of calculating PDC Resources, any PDC funds used by a single entity for a single project in the form of grants, loans or payments shall be combined to determine the total amount of PDC Resources; and

   (ii) The value of a Land Transaction. For purposes of calculating the value of a Land Transaction the value shall be that specified in the DDA.

13. “PDC Sponsored Projects” include all projects that are privately owned and constructed involving a Disposition and Development Agreement, Development Agreement, loan agreement, or other type of financial assistance agreement with PDC.

14. “People of Color” as used in this Policy includes persons who self identify as being other than Caucasian.

15. “Personal Services Contract” is a contract for specialized skills, knowledge or unique resources in the application of highly-technical or scientific expertise, or the exercise of professional, artistic or management discretion or judgment. Such services include, but are not limited to the services of architects, engineers, surveyors, attorneys, auditors and other licensed professionals, artists, designers, computer programmers, performers, consultants and property managers.
16. “Utilization Goal” shall mean the percentage goals set for Certified Firms and workforce utilization on contracts and projects subject to the Policy.

17. “Workforce Goals” means the goals covering construction trades to utilize People of Color and Women as a percentage of total construction hours worked in a PDC Project.

18. “Workforce Training and Hiring Program” means the Workforce Training and Hiring Program originally authorized by the Board on December 18, 1997 (Resolution No. 5066) and further amended on September 16, 1998 (Resolution No. 5171) and reauthorized on February 27, 2008 (Resolution No. 6561) that pertains to apprentice utilization.

C. THE BUSINESS EQUITY PROGRAM

1. Purpose of the Business Equity Program. To ensure PDC provides professional, supplier and construction contracting opportunities to Certified Firms and to encourage the participation of businesses owned by veterans on Direct Contracting, Land Transactions and on work utilizing PDC Resources.

2. Applicability. Direct Contracting entities, entities involved in a Land Transaction or entities receiving PDC Resources shall be obligated to comply with the Business Equity Program, upon meeting any one of the following criteria:

   a) A PDC Personal Services Contract for any amount;

   b) A PDC-Owned Construction Contract greater than $200,000;

   c) A PDC Sponsored Project receiving more than $300,000 of PDC Resources to finance a project with Hard Construction Costs greater than $300,000; or

   d) Intergovernmental Agreement with Hard Construction Costs greater than $200,000 and more than $100,000 in PDC Resources, whether performed by PDC or another agency. The Executive Director or the Executive Director’s designee may defer to the other agency’s program if its program is similar to PDC’s program. If PDC defers to the other agency’s program, utilization reports shall be provided to PDC by the other agency on a monthly basis.

3. Utilization Goals for Certified Firms. The following Utilization Goals are established upon the initial adoption of the Policy. The Executive Director is responsible thereafter for annually reviewing the Utilization Goals, and is authorized to modify them based on such annual analysis:

   a) Personal Services Contracts: 25 percent of the payments made under such contracts;

   b) PDC-Owned Construction Contracts: 20 percent of Hard Construction Costs;

   c) PDC Sponsored Projects: 20 percent of Hard Construction Costs for residential low-rise construction and 20 percent of the Hard Construction Costs for commercial high-rise construction as calculated by an analysis of availability and capacity of Certified Firms for the specific project;
d) Interagency and Intergovernmental Agreements: the PDC program shall apply. However, PDC may defer to the other agency’s program if their program is similar to PDC’s program with monthly reporting provided to PDC; and

e) Flexible Service Contracts:

   (i) 30 percent of the total number of contracts in any fiscal year; AND

   (ii) 25 percent of the payments made under such contracts.

4. Notice and Timing. Should a party receive PDC Resources after it has expended funds on a project, started construction, or taken other action that would impair its ability to comply with the Business Equity Program, PDC (the project manager, with assistance from the M/W/ESB Coordinator) may negotiate a Certified Firm participation level that is reasonable and may provide technical assistance to achieve that negotiated Utilization Goal.

5. Prompt Payment. The Contractor and/or Developer shall pay all subcontractors and suppliers within ten calendar days after receiving payment from PDC on all PDC-owned and sponsored construction projects.

D. THE PDC WORKFORCE EQUITY PROGRAM

1. Purpose of the Workforce Equity Program.

   a) To maximize apprenticeship opportunities in the construction trades and ensure employment opportunities for People of Color and Women on Direct Contracting, Land Transactions and on work utilizing PDC Resources; and

   b) To encourage the employment of people with disabilities and veterans on Direct Contracting, Land Transactions and on work utilizing PDC Resources.

2. Applicability. Direct Contracting entities, entities entering into a DA or DDA or entities receiving PDC Resources shall be obligated to comply with the Workforce Equity Program upon meeting any one of the following criteria:

   a) On a PDC-Owned Construction Contract or an Intergovernmental Agreement greater than $200,000, the Workforce Equity Program shall apply to:

      (i) The prime contract; and

      (ii) Any subcontract greater than $100,000.

      (iii) The Executive Director or the Executive Director’s designee may defer to the other agency’s program if its program is similar to PDC’s program. If PDC defers to the other agency’s program, utilization reports shall be provided to PDC by the other agency on a monthly basis.

   b) On a PDC Sponsored Project the Workforce Equity Program shall apply if the project receives $300,000 or more of PDC Resources to finance a project with a Hard Construction Cost greater than $1,000,000 and shall apply to:
(i) The prime contract; and

(ii) Any subcontract greater than $100,000.

3. Requirements.

a) Projects subject to the Workforce Equity Program shall:

(i) Comply with the Workforce Training and Hiring Program to, among other things, ensure that a minimum of twenty percent (20%) of labor hours in each apprenticeable trade performed by the contractor and subcontractors are worked by state-registered apprentices, as such requirements are further described therein; and

(ii) Work toward achieving the Workforce Goals phased over a ten-year period as outlined in the table below. The percentage of hours set forth below includes both apprenticeship hours and journey level hours.

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(iii) Make all reasonable and necessary efforts to employ a workforce that reflects the diversity of the City of Portland, including recruitment of a diverse workforce through the unions, the apprenticeship programs and other community resources.

b) Projects subject to the Workforce Equity Program are encouraged to employ people with disabilities and veterans.

4. Notice and Timing. Should a party receive PDC Resources after it has expended funds on a project, started construction, or taken other action that would impair its ability to comply with the Workforce Equity Program, PDC (the Project Manager, with assistance from the M/W/ESB Coordinator) may negotiate a level of compliance that is reasonable and may provide technical assistance to achieve that negotiated Workforce Goal.

E. Equal Employment Opportunity Certification. Contractors and subcontractors subject to the Policy must be certified by the City of Portland as an Equal Employment Opportunity Employer.

F. Damages. The procedural requirements of the Policy are contractual obligations. In the event that PDC determines, in its sole and absolute discretion, that the procedural requirements of the Policy have not been complied with, then PDC’s finding may result in one or more of the following:
1. A finding of breach of contract.

2. Disqualification of the developer, contractor or subcontractor to receive future PDC Resources or bid on future PDC solicitations.

3. A claim for liquidated damages.

4. Withholding of progress payments.

G. **Administration.** The Executive Director shall develop and administer administrative procedures and/or guidelines, and make any determinations necessary, to implement and manage the Policy.

H. **Exemptions.**

1. The Policy shall not apply to projects within an Enterprise Zone or PDC Resources derived from Business Financial Resource Tools that are intended to be used for working capital or property acquisition.

2. Any exemption or waiver of requirements of the Policy other than those stated in the Policy shall require approval of the Board.
Resolution Number 6787

Title:

ADOPTING AN AMENDED BUSINESS AND WORKFORCE EQUITY POLICY

Adopted by the Portland Development Commission on April 28, 2010.

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☐ Consent Agenda  ☒ Regular Agenda

Certification

The undersigned hereby certifies that:

The attached resolution is a true and correct copy of the resolution as finally adopted at a Board Meeting of the Portland Development Commission and duly recorded in the official minutes of the meeting.

Renee A. Castilla, Recording Secretary

Date: June 16, 2010