EXHIBIT 88

NCB Coordination Sheet

Department of General

Services

EO Assignment Number:	Division/ Assistant/ Phone Number: Building Standards Commission
Subject:	Program/Contact Person/Phone Number:
NCB's for Publishing Title 24 Code	Katrina Benny
Books	916-263-1350

Action Requested

CBSC is seeking NCB approval for our Publishing Contracts of the 2016 Triennial, Title 24, California Code of Regulations, this NCB process is renewed every 4.5 years.

Brief Description of Package

4 sets of NCB Contract Justifications, Contract Adverting Exemption Request and OSP Printing Waiver, for publishing of the 2016 Triennial Title 24, California Code of Regulations.

Routing & Approvals

By signing this form, I declare that I have no direct or indirect investments, real property, or interest in any company, business entity, or organization that may involve this project or contract.

Program Approval	Date	Executive Office	
Program Author Katrina Benny	5/20/15	Chief Deputy Director	
Program Reviewers/	5-28-14	Agency	
Procurement and Contracting Official (PCO) – (AD Deputy Director)		Secretary (Must approve before routing to PD)	
Office of Legal Services Alex Holtz			
Deputy Director Approval	Date		
			• geographic F

Proofed by:	Date	Enclosed (circle one):	Disk	or	CD
Deputy Director Assistant					
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Comments

Original Sent to EO on:

By:

Rev.10-09 Use this for NCB Routing only



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Department of General Services **Procurement Division** GSPD-09-007 (New 11/09)

For PD Use only NCB #:

NON-COMPETITIVELY BID (NCB) CONTRACT JUSTIFICATION

For use on all information technology (IT) and non-IT goods and services acquisitions. Attach to Std. 65, Std. 66 or Std. 821, as applicable.

This justification document consists of two (2) pages. All information must be provided and all questions must be answered. The "Required Approvals"

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		Reque		artment Inform				
Agency:				Department: DGS -				
Governmental Operation	15			California Building Standards Commission (CBSC)				
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Contact/Buyers Name:			1	Street Addres		when out an		
Molly Lovett			and the second second second second	2525 Natomas Park Drive, Suite 130				
Telephone:				Sacramento CA 95833				
(916) 376-1844	****					ورو و و و و و و و و و و و و و و و و و و		
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(916)	-			Same as abov	/0			
E-Mail:							1	
Technical Contact Name				Telephone:		E-mail:		
Katrina Benny				(916) 263-135		Katrina.	benny@dgs.ca.gov	
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Jim McGowan								
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On Board (FOB) Origin, Freigh							amento, CA 95605	

Signature Instructions for Agencies with an Agency Secretary

This form requires approval by Agency Secretary or Agency Undersecretary and the department director or designee. The Agency Secretary may designate one person, in addition to Agency Undersecretary, to sign on his/her behalf, of cabinet officer level (e.g., Assistant Undersecretary, Deputy Secretary, etc., the actual title is dependent upon the Agency's organizational structure). The department director may delegate review and approval authority to his/her deputy directors and/or the Procurement and Contracting Officer. The director's designee shall send ratification notification to their director upon the designee's approval of the NCB transaction. The typed name and signature must match for both signatures.

Signature Instructions for Agencies that do not have an Agency Secretary

This form requires approval by the highest ranking executive officer or designee. The highest ranking officer may designate one person to sign on his/her behalf subject to DGS approval. The highest ranking officer may delegate review and approval authority to his/her deputy directors and/or the Procurement and Contracting Officer. The designee shall send ratification notification to their highest ranking executive officer upon their approval of the NCB. The typed name and signature must match.

Complete responses must be provided for all of the following items.

A. THE GOOD/SERVICE REQUESTED IS RESTRICTED TO ONE SUPPLIER FOR THE REASONS STATED BELOW:

1. Why is the acquisition restricted to this good/service/supplier?

(Explain why the acquisition cannot be competitively bid. Explain if this is an emergency purchase or how the supplier is the only source for the acquisition and reference the PCC that applies, i.e., 12102, 10301/10302, or 10340.

The California Building Standards Administrative Code (CBSAC), California Energy Code (CEC), California Historical Building Code (CHBC), California Green Building Standards Code (CGBSC) and California Referenced Standards Code (CRSC) are not based on model building codes. However, in an advice letter dated June 6, 2001, from the Department of Justice (DOJ), it was stated that, "If it obtains the appropriate administrative approvals, the [California Building Standards] Commission may arrange for publication of [all parts of] the [California] Building Standards Code on a sole-source basis." The reasoning given was that it may be more cost effective and there would be more uniformity if the non-model code based parts were published by one of the model code publishers publishing the model code based parts.

2. Provide the background of events leading to this acquisition.

The publication of the CBSAC, CEC, CHBC, CGBSC and CRSC was competitively bid, prior to DOJ's letter. No publisher could outbid the model code publishing organization, which bid to publish these codes for no money. After a few years, the model code publishing organization became the only bidder.

3. Describe the uniqueness of the acquisition (why was the good/service/supplier chosen?)

In an advice letter dated June 6, 2001, from DOJ, it was stated that, "If it obtains the appropriate administrative approvals, the [California Building Standards] Commission may arrange for publication of [all parts of] the [California] Building Standards Code on a sole-source basis." The reasoning was that it may be more cost effective and there would be more uniformity if the non-model code based parts were published by one of the model code publishers publishing and selling the model code based parts.

4. What are the consequences of not purchasing the good/service or contracting with the proposed supplier?

If the commission does not contract with ICC to publish the CBSAC, CEC, CHBC, CGBSC and CRSC, it will cost the state to have them published, uniformity would be lost in the publication of the California Building Standards Code, and potentially the commission would have to enter into another contract for the sale of the CBSAC, CEC, CHBC, CGBSC and CRSC, if the publisher would not also sell them.

5. What market research was conducted to substantiate no competition, including evaluation of other items considered?

The publication of the CBSAC, CEC, CHBC, CGBSC and CRSC was competitively bid, prior to DOJ's letter. No publisher could outbid the model code publishing organization, which bid to publish these codes for no money. After a few years, the model code publishing organization became the only bidder.

B. PRICE ANALYSIS

 How was the price offered determined to be fair and reasonable? (Explain what the basis was for comparison and include cost analyses as applicable.)

There is no cost involved in this contract. The publisher recoups its publication costs in sales of the codes.

2. Describe any cost savinge realized or costs avoided by acquiring the goods/services from this supplier

There is no cost involved in this contract. The publisher recoups its publication costs in sales of the codes.

3

Non-Competitively Bid (NCB) Contract Justification Corrective Action Plan

This section must be completed for any NCB that could have been competitively bid but was not due to insufficient time to complete the competitive acquisition process. This does not apply to emergency procurements in accordance with PCC Sections 10302, 10340(b)(1) and 12102(a)(2).

Complete responses must be provided for all of the following questions:

 Why is the submission of a NCB necessary and what are the determining factors that caused the problem? Explain why your department has not conducted a competitive bid. Provide the background of events (timeline) leading to the submission of this NCB. Identify any critical time delays or issues that prevented your department from completing this acquisition using a competitive process (i.e., budget, approvals, and/or appropriate analysis).

 What are the consequences of not having this NCB approved? Describe in detail the impact to the department and to the program(s) if the NCB is not approved.

3. How will your department ensure adequate planning to prevent submittal of NCB's for goods or services that should have been competitively bid?

Provide a detailed plan of your department's efforts to improve your acquisition planning to maximize the use of competition to meet your needs. This plan must include how the department will provide for a tracking system to ensure timely review of upcoming requirements. Departments acknowledge that submission of a corrective action plan is the basis for how the department will provide for sufficient time to use competition in the acquisition process. Failure to follow the Corrective Action Plan may result in the loss of your department's delegated procurement authority. This plan must be kept on file for future auditing purposes.

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STATE OF CALIFORNIA- GENERAL SERVICES PROCUREMENT DIVISION CONTRACT ADVERTISING EXEMPTION REQUEST (IN CALIFORNIA STATE CONTRACTS REGISTER)

STD, 821 (REV. 10/2006)

Government Code Section 14825 (et seq.) requires that all agreements entered into by state agencies for services shall be published in the California State Contracts Register (CSCR), unless exempted. Agreements which have been exempted by Department of General Services shall be listed in the CSCR.

TYPE OF REQUEST (Check one)		5	ERVICE TYP	Ê			
NON-COMPETITIVELY BID (NCL CONTRACT JUSTIFICATION (at		ON VERTISING	NON-I	T/TELECOM RELATED SERVICE	TT/TELECOM RELATED SERVICES		
DEPARTMEN	NTAL CONTACT INFORM	ATION	AGE		30140		
PLEASE TYPE			CONTRA	CONTRACT DESCRIPTION			
NAME Katrina Benny DEPARIMENT California Building Standards Commission DIVISION: ADDRESS: 2525 Natomas Park Dr. Ste 130 CITY, STATE JP: 1 Sacramento, CA 95833			editio (vacar		ication of the 2016 triennial Regulations, Title 24. Parts 1, 6, 7		
		نـــــ	11 .	63-1350			
CONTRACT NUMBER	AMENDMENT NUMBER (il Appleobio)	CONTRACT AMOUNT	\$ 0.00	AMENDMENT AMOUNT (IT Applicable)	CONTRACT PERIOD 07/01/2015 - 12/31/2019		
PROVIDE CONTRACTOR'S NAME AND ADDRESS	CONTRACTOR'S NAME International Code Counci CONTRACTOR'S ADDRESS (Number,	. ,	*****		FEDERAL EMPLOYER IDENTIFICATION NUMBER		
ONLY IF A NON-	5203 Leesburg Pike, Suite						
(NCB) CONTRACT IS PROPOSED	(City, State, ZIP Code) Falls Church, VA, 22041-	3405					
An exe	mption from advertising	in the California S	tate Cor	tracts Register is not an	exemption from		

Disabled Veteran Business Enterprise (DVBE) participation goal attainment.

EXEMPTION JUSTIFICATION (Attach additional sheets if necessary)

The California Building Standards Administrative Code (California Code of Regulations, Title 24, Part 1), California Energy Code (California Code of Regulations, Title 24, Part 7 - Vacant), California Historical Building Code (California Code of Regulations, Title 24, Part 8), California Green Building Standards Code (California Code of Regulations, Title 24, Part 1), and the California Referenced Standards Code (California Code of Regulations, Title 24, Part 12) are not based on model building codes.

However, in an advice letter dated June 6, 2001, from the Department of Justice, it was stated that, "if it obtains the appropriate administrative approvals, the [California Building Standards] Commission may arrange for publication of [all parts of] the [California] Building Standards Code on a sole-source basis."

The reasoning given was that it may be more cost effective and there would be more uniformity if the non-model code based parts were published by one of the model code publishers publishing the model code based parts.

AUTHORIZED SIGNATURE		ACTION TAKEN ON REQUEST	NUSE ONLY
TELEPHONE NUMBER	DATE SIGNED	AUTHORIZED SIGNATURE	DATE SIGNED
CALNET 263-0916	5-28-15	2	
SEND TO: NAME: DEPARTMENT: DEPARTMENT OF GENERAL SER DIVISION: ADDRESS: 707 THIRD ST., Second Floor WEST SACRAMENTO, CA 95605	VICES	COMMENTS	

Department: Retain Last Copy

STATE OF CALIFORNIA- GENERAL SERVICES PROCUREMENT DIVISION CONTRACT ADVERTISING EXEMPTION REQUEST (IN CALIFORNIA STATE CONTRACTS REGISTER)

STD. 821 (REV. 10/2006) REVERSE

INSTRUCTIONS

An exemption from advertising in the California State Contracts Register is not an exemption from Disabled Veteran Business Enterprise (DVBE) participation goal attainment.

- 1. Submit the original and one copy of the completed form and all supporting documents to the Department of General Services, Procurement Division for review and action. (Attach completed, NCB Contract Justification form as applicable.)
- 2. All applicable elements of the Justification form must be completed or the request may be denied.
- 3. Do not provide the name and address of the proposed contractor unless the request is to enter into a contract on a non-competitively bid basis.
- 4. All requests must include comprehensive justification.
- Non-competitively bid contract justifications must include a narrative of the efforts made to secure similar services from other sources. Refer to the State Contracting Manual Section 5.70.

GENERAL INFORMATION

It is required by statute that State agencies advertise and bid all contracts for services over \$5,000. It is the agency's responsibility to develop and adopt contracting procedures which maximize competition and effect timely and proper contract award and execution.

The STD. 821, Contract Advertising Exemption Request, allows the Department of General Services to exempt agencies from these requirements when such action is justified.

Exemption is granted by either an approved request to be exempt from advertising in the California State Contracts Register or by an approved request to enter into a contract on a non-competitively bid basis.

Definitions of Requests:

REQUEST TO BE EXEMPT FROM ADVERTISING - A bid is going to be conducted. Request is made to be exempt from the requirement of advertising in the California State Contracts Register, which is required by Government Code Section 14827 et seq. The request is made because: (1) the exemption is necessary to preserve life or state property, or (2) there is an interest to the State that is so compelling that the agency believes an exemption is warranted.

REQUEST FOR NCB CONTRACT - Request is made to be exempt from competitive bidding because: (1) there is only one supplier that can perform the service, or (2) there is an interest to the State that is so compelling that the agency believes it warrants forgoing the competitive process per Public Contract Code Sections 10348 and 10380.

Refer to the State Contracting Manual for additional information,



MEMORANDUM

Date: May 18, 2015

To: DGS - OBAS 707 3rd Street West Sacramento, CA 95605

From: Katrina Benny, Staff Services Manager I Building Standards Commission

Subject: Certification Requirement - NCB, ICC Part 1, 6, 7 (vacant), 8, 11 and 12

I certify that this purchase is vital and mission critical for the Building Standards Commission.

The California Building Standards Administrative Code (CBSAC), California Energy Code (CEC), California Historical Building Code (CHBC), California Green Building Standards Code (CGBSC) and California Referenced Standards Code (CRSC) are not based on model building codes.

However, in an advice letter dated June 6, 2001, from the Department of Justice (DOJ), it was stated that, "If it obtains the appropriate administrative approvals, the [California Building Standards] Commission may arrange for publication of [all parts of] the [California] Building Standards Code on a sole-source basis." The reasoning given was that it may be more cost effective and there would be more uniformity if the non-model code based parts were published by one of the model code publishers publishing the model code based parts.

Katrina Benny, Staff Services Manager I Building Standards Commission

Excellence in the Business of Government

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STATE OF CALIFORNIA Office of Siste Publishing			×			
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Publication of CA Code of Regulation	en lana ser a constantin della Chillon Children a hart		es 1-12			
DUE DATE		FILE READY DATE				
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PROJECT DESCRIPTION	SPECIFIC	ATIONS	CONTRACT AMOUNT* (when applicable)			
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Various	mail or ship		Number of Colors: 4			
BINDERY	PROOFS REQUIRED		Large Solids: Yes No			
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Katrina Benny	4	ż				
TILEPHONE	PAX					
916-263-1350	916-263-0959		katrina.benny@dgs.ca.gov			
OSP CUSTOMER SERVICE REPRESENTATIVE						
James Griffin						
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STATE OF CALIFORNIA – Office of State Publishing SERVICE RELEASE DETERMINATION OSP 551 REV: (1/2013)

The Office of State Publishing has reviewed the specifications and delivery time frames for the project below. Please keep this notice with related contracting information as your documentation.

SE	RVICE RELEASE INFORMATION	
REQUEST FOR PRINTING SERVICES NUMBER	DATE OF REQUEST	EXPIRATION DATE OF SERVICE RELEASE
05-21-404-50-06188	5/20/15	
REVIEWED BY		
Noel Soliz	7	
AGENCY	CONTACT NAME	******
DGS	Katrina Benny	
AGENCY CODE	CONTACT PHONE	######################################
404	263-1350	
PROJECT TITLE		
Publication of CA Code of Regulations, Title 24,	Building Code Volumes 1 - 12	~
PROJECT SPECIFICATIONS		
COMMENTS		#Ferses/Freitressenen/#Ferfelesselssels/###########################
DSP GUSTOMER SERVICE REPRESENTATIVE	CSR PHONE	*************************************
James Griffin	916-322-1006	
	STATEMENT OF FACTS	
CHECK APPLICABLE JUSTIFICATION STATEMENT(S):		OSP VEND-OUT
		Yes No
(A) OSP does not have production time	available to meet the customer's required	
 (B) OSP does not have the equipment r 	necessary to produce the requested produ	uct Yes No
(C) OSP does not have the expertise to	successfully produce the requested prod	uct.
(D) OSP cannot accommodate the requ	ired turnaround time. (less than 5 working	, days)
	Idress does not make it feasible for OSP i	o accept the work.
(F) Other Copyrighted Materials		
DETAILS	۵۵٬۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰ ۱۹۹۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰ - ۲۰۰۰	

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Department of General Services Procurement Division GSPD-09-007 (New 11/09)

For PD Use only NCB #:

NON-COMPETITIVELY BID (NCB) CONTRACT JUSTIFICATION

For use on all information technology (IT) and non-IT goods and services acquisitions. Attach to Std. 65, Std. 66 or Std. 821, as applicable.

This justification document consists of two (2) pages. All information must be provided and all questions must be answered. The "Required Approvals"

	Secti	tion must						or the transaction.	
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Agency:					Department: DGS -				
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Technical Contact Name				-		phone:		E-mail:	1 -
Katrina Benny						5) 263-135		katrina.	benny@dgs.ca.gov
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Provide a brief description									
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West Sacramento, CA 95605

Signature Instructions for Agencies with an Agency Secretary

This form requires approval by Agency Secretary or Agency Undersecretary and the department director or designee. The Agency Secretary may designate one person, in addition to Agency Undersecretary, to sign on his/her behalf, of cabinet officer level (e.g., Assistant Undersecretary, Deputy Secretary, etc., the actual title is dependent upon the Agency's organizational structure). The department director may delegate review and approval authority to his/her-deputy directors and/or the Procurement and Contracting Officer. The director's designee shall send ratification notification to their director upon the designee's approval of the NCB transaction. The typed name and signature must match for both signatures.

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Complete responses must be provided for all of the following items.

A. THE GOOD/SERVICE REGUESTED IS RESTRICTED TO ONE SUPPLIER FOR THE REASONS STATED BELOW:

 Why is the acquisition restricted to this good/service/supplier? (Explain why the acquisition cannot be competitively bid. Explain if this is an emergency purchase or how the supplier is the only source for the acquisition and reference the PCC that applies, i.e., 12102, 10301/10302, or 10340.

The California Building Code (CBC), California Residential Code (CRC), California Fire Code (CFC), and California Existing Building (CEBC) will be based on four model building codes, the International Building Code (IBC), the International Residential Code (IRC), the International Fire Code (IFC), and the International Existing Building Code (IEBC), respectively. The California codes include both provisions of the model codes and amendments to those codes adopted by California.

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3. Describe the uniqueness of the acquisition (why was the good/service/supplier chosen?)

ICC owns the copyrights to the model building codes upon which the CBC, CRC, CFC, and CEBC are based. Therefore, ICC must be the publisher of these California building codes if they are each going to contain model code provisions and California's amendments to the model codes.

4. What are the consequences of not purchasing the good/service or contracting with the proposed supplier?

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5. What market research was conducted to substantiate no competition, including evaluation of other items considered?

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Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 16 of 43

Department of General Services Procurement Division GSPD-09-007 (New 11/09)

B. PRICE ANALYSIS

 How was the price offered determined to be fair and reasonable? (Explain what the basis was for comparison and include cost analyses as applicable.)

There is no cost involved in this contract. The publisher recoups its publication costs in sales of the codes.

2. Describe any cost savings realized or costs avoided by acquiring the goods/services from this supplier

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This section must be completed for any NCB that could have been competitively bid but was not due to insufficient time to complete the competitive acquisition process. This does not apply to emergency procurements in accordance with PCC Sections 10302, 10340(b)(1) and 12102(a)(2).

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3. How will your department ensure adequate planning to prevent submittal of NCB's for goods or services that should have been competitively bid?

Provide a detailed plan of your department's efforts to improve your acquisition planning to maximize the use of competition to meet your needs. This plan must include how the department will provide for a tracking system to ensure timely review of upcoming requirements. Departments acknowledge that submission of a corrective action plan is the basis for how the department will provide for sufficient time to use competition in the acquisition process. Failure to follow the Corrective Action Plan may result in the loss of your department's delegated procurement authority. This plan must be kept on file for future auditing purposes.

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STATE OF CALIFORNIA- GENERAL SERVICES PROCUREMENT DIVISION CONTRACT ADVERTISING EXEMPTION REQUEST (IN CALIFORNIA STATE CONTRACTS REGISTER)

STD. 821 (REV. 10/2006)

Government Code Section 14825 (et seq.) requires that all agreements entered into by state agencies for services shall be published in the California State Contracts Register (CSCR), unless exempted. Agreements which have been exempted by Department of General Services shall be listed in the CSCR.

TYPE OF REQUEST (Check one)		1	SERVICE TYP	25		
NON-COMPETITIVELY BID (NO2 CONTRACT JUSTIFICATION (at		ON IVERTISING	NON-	T/TELECOM RELATED SERVICE	IT/TELECOM RELATED SERVICES	
DEPARTMEN	NTAL CONTACT INFORM	ATION	AG		30140	
PLEASE TYPE				ACT DESCRIPTION		
NAME Katrina Benny DEPARTMENT: California Building Standards Commission			editio	Publication contract for the publication of the 2016 triennial edition of the California Code of Regulations, Title 24, Parts 2, 2.5. 9 and 10.		
ADDRESS: 2525 Natos	mas Park Dr. Ste 130					
CITY, STATE ZIP: Sacramente	o, CA 95833	1	TELEPH	IONE NUMBER (Not CALNET-Include	Area Code)	
L			916-2	63-1350		
CONTRACT NUMBER	AMENDMENT NUMBER (# Appfcable)	CONTRACT AMOUNT		AMENDMENT AMOUNT (# Applicable)	CONTRACT PERIOD	
			\$ 0.00		07/01/2015 - 12/31/2019	
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NAME AND ADDRESS	CONTRACTOR' S ADDRESS (Number,	Street)		·····		
ONLY IF A NON-	5203 Leesburg Pike, Suite	: 600				
COMPETITIVELY BID	(City, State, ZIP Code)					
(NCB) CONTRACT IS PROPOSED	Falls Church, VA, 22041-	3405				
An exemption from advertising in the Callfornia State Contracts Register is not an exemption from Disabled Veteran Business Enterprise (DVBE) participation goal attainment.						

EXEMPTION JUSTIFICATION (Atlach additional sheets if necessary)

The California Building Code (California Code of Regulations, Title 24, Part 2), California Residential Code (California Code of Regulations, Title 24, Part 2.5), California Fire Code (California Code of Regulations, Title 24, Part 9), and California Existing Building Code (California Code of Regulations, Title 24, Part 9), and California Existing Building Code (California Code of Regulations, Title 24, Part 9), and California Existing Building Code (California Code of Regulations, Title 24, Part 9), and California Existing Building Code, California Code of Regulations, Title 24, Part 10), are based on four model codes, the International Building Code, International Residential Code, International Fire Code and the International Existing Building Code, respectively. The California codes include both provisions of the model codes and amendments to those codes adopted by California.

The International Code Council (ICC) owns the copyrights to these model codes; therefore, ICC must be the publisher of these California codes, if they are each going to contain model code provisions and California amendments to the model codes. If ICC is not the publisher, California's amendments to the model codes cannot be published with the model codes provisions adopted by California. The building industry found the latter to be unworkable.

AUTHORIZED SIGNATURE	:	ACTION TAKEN ON REQUEST	DENIED (See Below)
TELEPHONENUMBER	DATE SIGNED	AUTHORIZED SIGNATURE	DATE SIGNED
CALNET 263-0916	5-28-15	à	
SEND TO: NAME: DEPARTMENT: DEPARTMENT OF GENERAL SER DIVISION: PROCUREMENT DIVISION ADDRESS: 707 THIRD ST., Second Floor CITY, STATE, ZIP: WEST SACRAMENTO, CA 95605	VICES	COMMENTS	

Department: Retain Last Copy

STATE OF CALIFORNIA- GENERAL SERVICES PROCUREMENT DIVISION CONTRACT ADVERTISING EXEMPTION REQUEST (IN CALIFORNIA STATE CONTRACTS REGISTER)

STD. 821 (REV. 10/2006) REVERSE

INSTRUCTIONS

An exemption from advertising in the California State Contracts Register is not an exemption from Disabled Veteran Business Enterprise (DVBE) participation goal attainment.

- 1. Submit the original and one copy of the completed form and all supporting documents to the Department of General Services, Procurement Division for review and action. (Attach completed, NCB Contract Justification form as applicable.)
- 2. All applicable elements of the Justification form must be completed or the request may be denied.
- Do not provide the name and address of the proposed contractor unless the request is to enter into a contract on a non-competitively bid basis.
- 4. All requests must include comprehensive justification.
- Non-competitively bid contract justifications must include a narrative of the efforts made to secure similar services from other sources. Refer to the State Contracting Manual Section 5.70.

GENERAL INFORMATION

It is required by statute that State agencies advertise and bid all contracts for services over \$5,000. It is the agency's responsibility to develop and adopt contracting procedures which maximize competition and effect timely and proper contract award and execution.

The STD. 821, Contract Advertising Exemption Request, allows the Department of General Services to exempt agencies from these requirements when such action is justified.

Exemption is granted by either an approved request to be exempt from advertising in the California State Contracts Register or by an approved request to enter into a contract on a non-competitively bid basis.

Definitions of Requests:

REQUEST TO BE EXEMPT FROM ADVERTISING - A bid is going to be conducted. Request is made to be exempt from the requirement of advertising in the California State Contracts Register, which is required by Government Code Section 14827 et seq. The request is made because: (1) the exemption is necessary to preserve life or state property, or (2) there is an interest to the State that is so compelling that the agency believes an exemption is warranted.

REQUEST FOR NCB CONTRACT - Request is made to be exempt from competitive bidding because: (1) there is only one supplier that can perform the service, or (2) there is an interest to the State that is so compelling that the agency believes it warrants forgoing the competitive process per Public Contract Code Sections 10348 and 10380.

Refer to the State Contracting Manual for additional information.

Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 20 of 43



MEMORANDUM

Date: May 18, 2015

To: DGS - OBAS 707 3rd Street West Sacramento, CA 95605

From: Katrina Benny, Staff Services Manager I Building Standards Commission

Subject: Certification Requirement -- NCB, ICC Part 2, 2.5, 9 and 10

I certify that this purchase is vital and mission critical for the Building Standards Commission.

The California Building Code (CBC), California Residential Code (CRC), California Fire Code (CFC), and California Existing Building Code (CEBC) will be based on four model building codes, the International Building Code (IBC), the International Residential Code (IRC), the International Fire Code (IFC), and the International Existing Building Code (IBC), respectively. The California codes include both provisions of the model codes and amendments to those codes adopted by California.

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Katrina Benny, Staff Services Manager I Building Standards Commission

Excellence in the Business of Government

Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 21 of 43

Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 22 of 43

	PECIFICATIONS Is are required (enter "N/A" if not applice				
	t this completed form to: 916.323.4305 o o your OSP Customer Service Represen				
DATE OF REQUEST 5/20/2015	OBP ESTIMATE NUMBER (I as				
AGENCY	12: 	2			
Building Standards Commission		X			
PROJECT TITLE Publication of CA Code of Regulati	ons, Title 24, Building Code Volumes	1			
DUE DATE	FILE READY DATE	¹ 1			
Triennial Publications	N/A				
	SPECIFICATIONS				
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SPECIAL INSTRUCTIONS	· · ·				
All 13 Volumes of the California Code of Regulations, Title 24, Building Codes are copyright model code materials from 3 organizations, international Code Council, International Association of Plumbing and Mechanical Officials and the National Fire Protection Association.					
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Katrina Benny	۳۶ ۱۹۰	.1			
TELEPHONE_	FAX	EMAIL ADDRESS			
916-263-1350	916-263-0959	katrina.benny@dgs.ca.gov			
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REASON

Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 23 of 43

STATE OF CALIFORNIA – Office of State Publishing SERVICE RELEASE DETERMINATION OSP 551 REV: (1/2013)

The Office of State Publishing has reviewed the specifications and delivery time frames for the project below. Please keep this notice with related contracting information as your documentation.

SERV	ICE RELEASE INFORMATION	
REQUEST FOR PRINTING SERVICES NUMBER	DATE OF REQUEST	EXPIRATION DATE OF SERVICE RELEASE
05-21-404-50-06188	5/20/15	
REVIEWED BY		₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩₩
Noel Soliz	2	
AGENCY	CONTACT NAME	
DGS	Katrina Benny	
AGENCY CODE	CONTACT PHONE	
404	263-1350	
PROJECT TITLE		
Publication of CA Code of Regulations, Title 24, Buil	ding Code Volumes 1 - 12	
PROJECT SPECIFICATIONS		P
COMMENTS .	· · · · · · · · · · · · · · · · · · ·	
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James Griffin	916-322-1006	·.

STATEMENT OF FACTS

CHECK APPLICABLE JUSTIFICATION STATEMENT(S):	OSP VEND-OUT
(A) OSP does not have production time available to meet the customer's required deadline.	
(B) OSP does not have the equipment necessary to produce the requested product.	XIYes No
(C) OSP does not have the expertise to successfully produce the requested product.	
(D) OSP cannot accommodate the required turnaround time. (less than 5 working days)	
(E) The customer's location/shipping address does not make it feasible for OSP to accept the	work.
(F) Other Copyrighted Materials	

DETAILS

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Department of General Services Proc/rement Division GSPD-09-007 (New 11/09)

Forf	D Baa only
NCB	A CONSTRUCT ON A P
1.00300000	Section of the sector.

NON-COMPETITIVELY BID (NCB) CONTRACT JUSTIFICATION For use on all information technology (i1) and non-IT goods and services acquisitions. Altech to Std. 65, Std. 85 or Std. 821, as applicable.

This justification document consists of two (2) pages. All information must be provided and all questions must be answered. The "Required Approvals" section must include a data for each signature, as appropriate for the transaction.

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West Secremento, CA 95605

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The California Electrical Code is based on a model building code, the National Electrical Code (NEC). The California Electrical Code includes both provisions of the NEC and amendments to the NEC adopted by California.

NFPA owns the copyright to the NEC; therefore, NFPA must be the publisher of the California Electrical Code if it is going to contain both NEC provisions and California's amendments to the NEC. If NFPA is not the publisher, California's amendments to the NEC could not be published with the provisions of the NEC adopted by California.

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Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 28 of 43

STATE OF CALIFORNIA- GENERAL SERVICES PROCUREMENT DIVISION CONTRACT ADVERTISING EXEMPTION REQUEST (IN CALIFORNIA STATE CONTRACTS REGISTER)

STD. 821 (REV. 10/2005)

Government Code Section 14825 (et seq.) requires that all agreements entered into by state agencies for services shall be published in the California State Contracts Register (CSCR), unless exempted. Agreements which have been exempted by Department of General Services shall be listed in the CSCR.

TYPE OF REQUEST (Check one)			SERVICE TYP	E	1.1		
NON-COMPETITIVELY BID (NC) CONTRACT JUSTIFICATION (at		ON VERTISING	NON-	T/TELECOM RELATED SERVICE	IT/TELECOM RELATED SERVICES		
DEPARTME	NTAL CONTACT INFORM	ATION	AGI		30140		
		CONTRA	ACT DESCRIPTION				
NAME: Katrina Benny DEPARTMENT: California Building Standards Commission DIVISION: ADDRESS: 2525 Natomas Park Dr. Ste 130				Publication contract for the publication of the 2016 triennial edition of the California Code of Regulations, Title 24, Part 3.			
CITY, STATE, ZIP: Sacrament	o, CA 95833		TELEPH	IONE NUMBER (Not CALNET-Include)	Area Code)		
		· · · · ·	916-2	63-1350			
CONTRACT NUMBER	AMENDMENT NUMBER (# Applicable)	CONTRACT AMOUNT		AMENDMENT AMOUNT (II Applicable)	CONTRACT PERIOD		
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PROVIDE CONTRACTOR'S	-CONTRACTOR'S NAME National Fire Protection A	ssociation			FEDERAL EMPLOYER IDENTIFICATION NUMBER		
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EXEMPTION JUSTIFICATION (Attach additional sheets if necessary)

The California Electrical Code (California Code of Regulations, Title 24, Part 3), is based on a model code, the National Electrical Code, (NEC). The California Electrical Code includes both provisions of the NEC and amendments to the NEC.

The National Fire Protection Association (NFPA) owns the copyrights to the NEC; therefore, NFPA must be the publisher of the California Electrical Code, if it is going to contain both NEC provisions and California's amendments to the NEC. If NFPA is not the publisher, California's amendments to the NEC cannot be published with the provisions adopted by California. The building industry found the latter to be unworkable.

AUTHORIZĘŚ SIGNATURE		ACTION TAKEN ON REQUEST	USE ONLY
TELEPHONE NUMBER	DATE SIGNED	AUTHORIZED SIGNATURE	DATE SIGNED
CALNET 263-09/6	5-8-15	<u>A</u>	
SEND TO: NAME: DEPARTMENT: DEPARTMENT OF GENERAL SERVI DIVISION: PROCUREMENT DIVISION ADDRESS: 707 THIRD ST., Second Floor CITY, STATE, ZP: WEST SACRAMENTO, CA 95605		COMMENTS	

Department: Retain Last Copy

STATE OF CALIFORNIA- GENERAL SERVICES PROCUREMENT DIVISION CONTRACT ADVERTISING EXEMPTION REQUEST (IN CALIFORNIA STATE CONTRACTS REGISTER)

STD. 821 (REV. 10/2006) REVERSE

INSTRUCTIONS

An exemption from advertising in the California State Contracts Register is not an exemption from Disabled Veteran Business Enterprise (DVBE) participation goal attainment.

- 1. Submit the original and one copy of the completed form and all supporting documents to the Department of General Services, Procurement Division for review and action. (Attach completed, NCB Contract Justification form as applicable.)
- 2. All applicable elements of the Justification form must be completed or the request may be denied.
- Do not provide the name and address of the proposed contractor unless the request is to enter into a contract on a non-competitively bid basis.
- 4. All requests must include comprehensive justification.
- Non-competitively bid contract justifications must include a narrative of the efforts made to secure similar services from other sources. Refer to the State Contracting Manual Section 5.70.

GENERAL INFORMATION

It is required by statute that State agencies advertise and bid all contracts for services over \$5,000. It is the agency's responsibility to develop and adopt contracting procedures which maximize competition and effect timely and proper contract award and execution.

The STD. 821, Contract Advertising Exemption Request, allows the Department of General Services to exempt agencies from these requirements when such action is justified.

Exemption is granted by either an approved request to be exempt from advertising in the California State Contracts Register or by an approved request to enter into a contract on a non-competitively bid basis.

Definitions of Requests:

REQUEST TO BE EXEMPT FROM ADVERTISING - A bid is going to be conducted. Request is made to be exempt from the requirement of advertising in the California State Contracts Register, which is required by Government Code Section 14827 et seq. The request is made because: (1) the exemption is necessary to preserve life or state property, or (2) there is an interest to the State that is so compelling that the agency believes an exemption is warranted.

REQUEST FOR NCB CONTRACT - Request is made to be exempt from competitive bidding because: (1) there is only one supplier that can perform the service, or (2) there is an interest to the State that is so compelling that the agency believes it warrants forgoing the competitive process per Public Contract Code Sections 10348 and 10380.

Refer to the State Contracting Manual for additional information.



MEMORANDUM

Date: May 18, 2015

To: DGS - OBAS 707 3rd Street West Sacramento, CA 95605

From: Katrina Benny, Staff Services Manager I Building Standards Commission

Subject: Certification Requirement - NCB, NFPA

I certify that this purchase is vital and mission critical for the Building Standards Commission.

The California Electrical Code is based on a model building code, the National Electrical Code (NEC). The California Electrical Code includes both provisions of the NEC and amendments to the NEC adopted by California.

NFPA owns the copyright to the NEC; therefore, NFPA must be the publisher of the California Electrical Code if it is going to contain both NEC provisions and California's amendments to the NEC. If NFPA is not the publisher, California's amendments to the NEC could not be published with the provisions of the NEC adopted by California.

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Katrina Benny, Staff Services Manager I Building Standards Commission

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Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 32 of 43

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STATE OF CALIFORNIA - Office of State Publishing SERVICE RELEASE DETERMINATION OSP 551 REV: (1/2013)

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The Office of State Publishing has reviewed the specifications and delivery time frames for the project below. Please keep this notice with related contracting information as your documentation.

SEI	RVICE RELEASE INFORMATION						
REQUEST FOR PRINTING SERVICES NUMBER	DATE OF REQUEST	EXPIRATION DATE OF SERVICE RELEASE					
05-21-404-50-06188	5/20/15						
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Noel Soliz							
AGENCY	CONTACT NAME	#188.8/11/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2/2					
DGS	Katrina Benny	Katrina Benny					
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404	263-1350						
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OSP CUSTOMER SERVICE REPRESENTATIVE	ICSR PHONE						
James Griffin	916-322-1006						
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		Yes No					
(A) OSP does not have production time	deadline. OSP SERVICE RELEASE						
(B) OSP does not have the equipment necessary to produce the requested product.							
(C) OSP does not have the expertise to successfully produce the requested product.							
(D) OSP cannot accommodate the required in the required of	ired turnaround time. (less than 5 working	days)					
	dress does not make it feasible for OSP to	accept the work.					
(F) Other Copyrighted Materials							

DETAILS

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Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 34 of 43

Department of General Services **Procurement Division** GSPD-09-007 (New 11/09)

For PD Use only NCB #:

NON-COMPETITIVELY BID (NCB) CONTRACT JUSTIFICATION For use on all information technology (IT) and non-IT goods and services acquisitions. Attach to Std. 65, Std. 66 or Std. 821, as applicable.

This justification document consists of two (2) pages. All information must be provided and all questions must be answered. The "Required Approvals" section must include a date for each signature, as appropriate for the transaction

Requesting Department Information										
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Agency:					Department: DGS -					
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Institution (if applicable):				6						
Department Contact Information										
Contact/Buyers Name:						et Addres				
Molly Lovett					2528	5 Natoma	s Park D	rive, Sulte	130	
Telephone:						ramento (
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Molly.lovett@dgs.ca.gov	,									
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Signature Instructions for Agencies with an Agency Secretary

This form requires approval by Agency Secretary or Agency Undersecretary and the department director or designee. The Agency Secretary may designate one person, in addition to Agency Undersecretary, to sign on his/her behalf, of cabinet officer level (e.g., Assistant Undersecretary, Deputy Secretary, etc., the actual title is dependent upon the Agency's organizational structure). The department director may delegate review and approval authority to his/her deputy directors and/or the Procurement and Contracting Officer. The director's designee shall send ratification notification to their director upon the designee's approval of the NCB transaction. The typed name and signature must match for both signatures.

Signature Instructions for Agencies that do not have an Agency Secretary

This form requires approval by the highest ranking executive officer or designee. The highest ranking officer may designate one person to sign on his/her behalf subject to DGS approval. The highest ranking officer may delegate review and approval authority to his/her deputy directors and/or the Procurement and Contracting Officer. The designee shall send ratification notification to their highest ranking executive officer upon their approval of the NCB. The typed name and signature must match.

Complete responses must be provided for all of the following items.

A. THE GOOD/SERVICE REQUESTED IS RESTRICTED TO ONE SUPPLIER FOR THE REASONS STATED BELOW:

Why is the acquisition restricted to this good/service/supplier? (Explain why the acquisition cannot be competitively bid. Explain if this is an emergency purchase or how the supplier is the only source for the acquisition and reference the PCC that applies, i.e., 12102, 10301/10302, or 10340.

The California Mechanical Code (CMC) and California Plumbing Code (CPC) are based on two model building codes, the Uniform Mechanical Code (UMC) and the Uniform Plumbing Code (UPC) respectively. The California codes include both provisions of the model codes and amendments to those codes adopted by California.

IAPMO owns the copyrights to these model codes; therefore, IAPMO must be the publisher of the CMC and CPC if they are each going to contain model code provisions and California's amendments to the model codes. If IAPMO is not the publisher, California's amendments to the UMC and UPC could not be published with the provisions of the UMC and UPC adopted by California.

2. Provide the background of events leading to this acquisition.

Throughout most of the 1980s, California published only the amendments it made to the model building codes, using the Office of State Publishing as the publisher. The building industry did not like having to refer back-and-forth between model code books and books containing California's amendments to the model codes. Therefore, in 1989, publication agreements were entered into, pursuant to Health and Safety Code Section 18928.1, so that California's amendments could be published with the model codes they amended.

3. Describe the uniqueness of the acquisition (why was the good/service/supplier chosen?)

IAPMO owns the copyrights to the model building codes upon which the CMC and CPC are based. Therefore, IAPMO must be the publisher of these California building codes if they are each going to contain model code provisions and California's amendments to the model codes.

4. What are the consequences of not purchasing the good/service or contracting with the proposed supplier?

If the commission does not contract with IAPMO to publish the CMC and CPC, it will not be able to have the model codes adopted by California published with California's amendments to those model codes. The publishing situation will return to that which existed in the 1980s where California's amendments to the model codes were not published with the model codes they amended. This was something the building industry found problematic.

5. What market research was conducted to substantiate no competition, including evaluation of other items considered?

IAPMO owns the copyrights to the model building codes upon which the CMC and CPC are based. Therefore, IAPMO must be the publisher of the CMC and CPC, if they are each going to contain model code provisions and California's amendments to the model codes. If the commission does not contract with IAPMO, it will not be able to have the model codes adopted by California published with California's amendments to these model codes. The building industry found the latter to be unworkable.

B. PRICE ANALYSIS

 How was the price offered determined to be fair and reasonable? (Explain what the basis was for comparison and include cost analyses as applicable.)

There is no cost involved in this contract. The publisher recoups its publication costs in sales of the codes.

2. Describe any cost savings realized or costs avoided by acquiring the goods/services from this supplier

There is no cost involved in this contract. The publisher recoups its publication costs in sales of the codes.

Non-Competitively Bid (NCB) Contract Justification Corrective Action Plan

This section must be completed for any NCB that could have been competitively bid but was not due to insufficient time to complete the competitive acquisition process. This does not apply to emergency procurements in accordance with PCC Sections 10302, 10340(b)(1) and 12102(a)(2).

Complete responses must be provided for all of the following questions:

1. Why is the submission of a NCB necessary and what are the determining factors that caused the problem? Explain why your department has not conducted a competitive bid. Provide the background of events (timeline) leading to the submission of this NCB. Identify any critical time delays or issues that prevented your department from completing this acquisition using a competitive process (i.e., budget, approvals, and/or appropriate analysis).

 What are the consequences of not having this NCB approved? Describe in detail the impact to the department and to the program(s) if the NCB is not approved.

3. How will your department ensure adequate planning to prevent submittal of NCB's for goods or services that should have been competitively bid?

Provide a detailed plan of your department's efforts to improve your acquisition planning to maximize the use of competition to meet your needs. This plan must include how the department will provide for a tracking system to ensure timely review of upcoming requirements. Departments acknowledge that submission of a corrective action plan is the basis for how the department will provide for sufficient time to use competition in the acquisition process. Failure to follow the Corrective Action Plan may result in the loss of your department's delegated procurement authority. This plan must be kept on file for future auditing purposes. STATE OF CALIFORNIA- GENERAL SERVICES PROCUREMENT DAVISION CONTRACT ADVERTISING EXEMPTION REQUEST (IN CALIFORNIA STATE CONTRACTS REGISTER)

STD. 621 (REV. 10/2005)

Government Code Section 14625 (et seq.) requires that all agreements entered into by state agencies for services shall be published in the California State Contracts Register (CSCR), unless exempted. Agreements which have been exempted by Department of General Services shall be listed in the CSCR.

TYPE OF REQUEST (Check one)			SERVICE TYPE	
NON-COMPETITIVELY BID (NOP CONTRACT JUSTIFICATION (at		ON VERTISING	MON-IT/TELECOM RELATED SERVICE	TYTELECOM RELATED SERVICES
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CITY, STATE, ZIP: Sacrainent	o, CA 95833	اليينية.	916-263-1350) Area Code)
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PROVIDE CONTRACTOR'S	CONTRACTOR'S NAME International Association	of Plumbing and l	Mechanical Officials (IAPMO)	FEDERAL EMPLOYER IDENTIFICATION NUMBER
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EXEMPTION JUBTIFICATION (Atlash additional shoats if necessary)

The California Mechanical Code (California Code of Regulations, Title 24, Part 4), and the California Plumbing Code (California Code of Regulations, Title 24, Part 5) are based on two model building codes, the Uniform Mechanical Code, and the Uniform Plumbing Code, respectively. The California codes include both provisions of the model codes and amendments to those codes adopted by California.

The International Association of Plumbing and Mechanical Officials (IAPMO) owns the copyrights to these two model codes; therefore, IAPMO must be the publisher of these California codes, if it they are going to contain model code provisions and California's amendments to the model codes. If IAPMO is not the publisher, California's amendments to the model codes cannot be published with the provisions adopted by California. The building industry found the latter to be unworkable.

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DEPARTMENT: DEPARTMENT OF GENERAL SER	VICES		
division: PROCUREMENT DIVISION			
ADDRESS: 707 THIRD ST., Second Floor			
CITY, STATE, 21- WEST SACRAMENTO, CA 95605			

Department: Retain Last Copy

STATE OF CALIFORNIA- GENERAL SERVICES PROCUREMENT DIVISION CONTRACT ADVERTISING EXEMPTION REQUEST (IN CALIFORNIA STATE CONTRACTS REGISTER)

STD. 821 (REV. 10/2005) REVERSE

INSTRUCTIONS

An exemption from advertising in the California State Contracts Register is not an exemption from Disabled Veteran Business Enterprise (DVBE) participation goal attainment.

- Submit the original and one copy of the completed form and all supporting documents to the Department of General Services, Procurement Division for review and action. (Attach completed, NCB Contract Justification form as applicable.)
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- Do not provide the name and address of the proposed contractor unless the request is to enter into a contract on a non-competitively bid basis.
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- Non-competitively bid contract justifications must include a narrative of the efforts made to secure similar services from other sources. Refer to the State Contracting Manual Section 5.70.

GENERAL INFORMATION

It is required by statute that State agencies advertise and bid all contracts for services over \$5,000. It is the agency's responsibility to develop and adopt contracting procedures which maximize competition and effect timely and proper contract award and execution.

The STD. 821, Contract Advertising Exemption Request, allows the Department of General Services to exempt agencies from these requirements when such action is justified.

Exemption is granted by either an approved request to be exempt from advertising in the California State Contracts Register or by an approved request to enter into a contract on a non-competitively bid basis.

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REQUEST FOR NCB CONTRACT - Request is made to be exempt from competitive bidding because: (1) there is only one supplier that can perform the service, or (2) there is an interest to the State that is so compelling that the agency believes it warrants forgoing the competitive process per Public Contract Code Sections 10348 and 10380.

Refer to the State Contracting Manual for additional information.

Case 1:13-cv-01215-TSC Document 204-94 Filed 11/13/19 Page 40 of 43



MEMORANDUM

Date: May 18, 2015

To: DGS - OBAS 707 3rd Street West Sacramento, CA 95605

From: Katrina Benny, Staff Services Manager I Building Standards Commission

Subject: Certification Requirement - NCB, IAPMO

I certify that this purchase is vital and mission critical for the Building Standards Commission.

The California Mechanical Code (CMC) and California Plumbing Code (CPC) are based on two model building codes, the Uniform Mechanical Code (UMC) and the Uniform Plumbing Code (UPC) respectively. The California codes include both provisions of the model codes and amendments to those codes adopted by California.

IAPMO owns the copyrights to these model codes; therefore, IAPMO must be the publisher of the CMC and CPC if they are each going to contain model code provisions and California's amendments to the model codes. If IAPMO is not the publisher, California's amendments to the UMC and UPC could not be published with the provisions of the UMC and UPC adopted by California.

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Katrina Benny, Staff Services Manager I Building Standards Commission

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NAME		9 7							
Katrina Benny	ند. 19 - 20 - 20 - 20 - 20 - 20 - 20 - 20 - 2	SMAIL ADDRESS							
916-263-1350	PAX 916-263-0959	katrina.benny@dgs.ca.gov							
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The Office of State Publishing has reviewed the specifications and delivery time frames for the project below. Please keep this notice with related contracting information as your documentation.

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AGENCY	CONTACT NAME	
DGS	Katrina Benny	
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