REQUEST FOR QUALIFICATIONS FOR
Opportunities for All: Youth Events, Programs, and Capacity Building

CONTACT: Noah Frigault, noah.frigault@sfgov.org

Background
On October 17, 2018, Mayor London Breed launched the Opportunities for All (OFA) initiative. OFA provides access to career exploration and workforce development for San Francisco’s youth and young adults. The initiative includes paid internships, mentorship, and pathways to employment, including job readiness, career training, and apprenticeship for participants ages 13 to 24. OFA focuses on equitable access to these opportunities through workforce connection, support and job resources for both jobseekers and employers alike. The San Francisco Human Rights Commission (HRC), an agency of the City and County of San Francisco under the Mayor’s Office, administers OFA.

The purpose of this funding opportunity is for a firm to assist HRC in carrying out OFA’s youth events, programs, and capacity building, providing educational and leadership development to equitably improve outcomes for San Francisco’s youth.

Intent of this Request for Qualification (RFQ)
It is the intent of the Human Rights Commission to create a prequalified list of firms from which it may choose prospective contractors on an as-needed basis for up to two (2) years from the date the list is established. Firms prequalified under this RFQ are not guaranteed a contract.

Anticipated Contract Term
The anticipated contract term for contracts resulting from this RFQ may last up to one (1) year. Actual contract term may vary, depending upon service and project needs at the City’s sole and absolute discretion. Applicants selected for resulting contract(s) must be available to commence work on or before November 11, 2019. Thus, the anticipated contract term for this RFQ is November 11, 2019 to October 31, 2020.

Anticipated Contract Budget
The anticipated not-to-exceed contract budget for all contracts resulting from this RFQ may not exceed $99,000 per year. Actual contract budget may vary, depending upon service and project needs at the City’s sole and absolute discretion.

No Subcontracting Requirement
The Local Business Enterprise (“LBE”) sub-consulting goal for this RFQ and resulting contract(s) does not apply. However, the City strongly encourages responses from qualified LBEs.

Schedule
RFQ Issued: October 16, 2019
Notice of Protest deadline: October 21, 2019
RFQ E-Question Period: October 16-23, 2019
RFQ Answers available online: October 24, 2019
Deadline for RFQ Responses: October 30, 2019 at 4:00pm PST
Prequalified List announced: November 4, 2019
Grant period dates: November 11, 2019 to October 31, 2020
1. **Introduction**

1.1 **General terms used in this Request for Qualifications (RFQ)**

Terms and abbreviations used throughout this RFQ include:

- **CCSF or the City**: the City and County of San Francisco.
- **Contract Monitoring Division (CMD)**: San Francisco Contract Monitoring Division, a department of the City and County of San Francisco.
- **Contractor**: The Respondent(s) awarded a contract for services subsequent to prequalification under this RFQ.
- **Firm**: Any business entity including, but not limited to, companies, nonprofit firms, educational institutions, and individuals.
- **Human Rights Commission**: San Francisco Human Rights Commission, a department of the City and County of San Francisco.
- **Local Business Enterprise (LBE)**: A business that is certified as an LBE under S.F. Administrative Code §14B.3.
- **Respondent/Proposer**: Any entity submitting a response to this Request for Qualifications.
- **Response/Proposal**: a Respondent’s proposal submitted in response to this RFQ.

1.2 **Statement of Need and Intent**

**What Does the City Seek?**

The City seeks responses from firms demonstrating successful experience in running youth events, programs, and capacity building, as well as providing educational and leadership development to equitably improve outcomes for San Francisco’s youth.

On October 17, 2018, Mayor London Breed launched the Opportunities for All (OFA) initiative. OFA provides access to career exploration and workforce development for San Francisco’s youth and young adults. The initiative includes paid internships, mentorship, and pathways to employment, including job readiness, career training, and apprenticeship for participants ages 13 to 24. OFA focuses on equitable access to these opportunities through workforce connection, support and job resources for both jobseekers and employers alike. The San Francisco Human Rights Commission (HRC), an agency of the City and County of San Francisco under the Mayor’s Office, administers OFA.

The purpose of this funding opportunity is for a firm to assist HRC in carrying out OFA’s youth events, programs, and capacity building, providing educational and leadership development to equitably improve outcomes for San Francisco’s youth.

**With Whom Will Contractors Work?**

Contractors will work with the City through the San Francisco Human Rights Commission.
What is the City’s Intent with this RFQ?

Based on responses to this RFQ, it is the intent of the City to create a prequalified list of firms from which the City may select prospective contractors on an as-needed basis for services indicated below in Section 2, Scope of Work. The City may use the prequalified list, at its sole and absolute discretion, for selection of firms and negotiations of contracts for one (1) year following establishment of the prequalification notification date. Contracts issued to prequalified firms will have terms of varying lengths depending on the City's needs, but in no case longer than one (1) year. The City reserves the right to procure services similar or identical to the services specified in this RFQ by any other means. Multiple contracts may be awarded at the City's sole and absolute discretion in accordance to San Francisco Administrative Code, Section 21.8. No prequalified Respondent is guaranteed a contract.

1.3 Background of the City and County of San Francisco

What is the City?

San Francisco is the fourth largest city in California and serves as a center for business, commerce and culture for the West Coast. The City and County of San Francisco, known as the “City”, was established by Charter in 1850. It is a legal subdivision of the State of California with the governmental powers of both a city and a county under California law. The City’s powers are exercised through a Board of Supervisors serving as the legislative authority, and a Mayor and other independent elected officials serving as the executive authority. The services provided by the City include public protection, public transportation, construction and maintenance of all public facilities, water, parks, public health systems, social services, planning, tax collection, and many others.

What are the Roles and Responsibilities of the City Controller’s Office?

The City Controller is the chief accounting officer and auditor for the City and responsible for all financial management systems, procedures, internal control processes and reports that disclose the fiscal condition of the City to managers, policy makers and citizens. The City Controller is also the auditor for the City performing financial and performance audits of departments, agencies, concessions and contracts.

What is the San Francisco Human Rights Commission?

The San Francisco Human Rights Commission ("Department" or “HRC”) provides leadership and advocacy in securing, protecting and promoting human rights for all people. For nearly 50 years, HRC has grown in response to San Francisco’s mandate to address the causes of and problems resulting from prejudice, intolerance, bigotry and discrimination. HRC has the good faith and commitment of San Francisco’s leaders to be an independent voice of human rights protection for all people and, again and again, leads the way on groundbreaking initiatives in the realm of human and civil rights.

HRC performs its Charter mandated obligations and duties pursuant to the following City ordinances and laws:
San Francisco Charter
   Article IV, Section 4.107: HRC as a Charter agency

San Francisco Administrative Code
   Chapter 12A: Powers and Duties of HRC
   Chapter 12B: Non-discrimination in CCSF Contracts
   Chapter 12C: Non-discrimination in CCSF Property Contracts
   Chapter 12H: Sanctuary City Ordinance
   Chapter 12N: LGBT Youth Sensitivity Training

San Francisco Police Code
   Article 33: Non-discrimination in Housing, Employment and Public Accommodations
   Article 38: Non Discrimination based on HIV Status
   Article 1.2: Non Discrimination in Housing against Families with Minor Children

Commission Bylaws
   Commission Bylaws

1.4   Companies Headquartered in Certain States

Any resulting Contract of this RFQ is subject to the requirements of Administrative Code Chapter 12X, which prohibits the City from entering into contracts with firms headquartered in states with laws that perpetuate discrimination against LGBT populations or where any or all of the work on the contract will be performed in any of those states. Respondents are hereby advised that Respondents which have their United States headquarters in a state on the Covered State List, as that term is defined in Administrative Code Section 12X.3, or where any or all of the work on the contract will be performed in a state on the Covered State List, may not enter into contracts with the City. A list of states on the Covered State List is available at the website of the City Administrator at http://sfgov.org/oca/qualify-do-business.

2.   Scope of Work

This scope of work is a general guide to the work the City expects to be performed, and is not a complete listing of all services that may be required or desired. The City is soliciting qualifications to create a prequalified list of firms that may be selected for the services described below.

To minimize duplication of effort and to allow the City to coordinate data requests and data available for the multiple projects solicited within this RFQ, as well as for previous and future projects, the selected firms' findings and data may be shared by the City with other City Contractors, as deemed appropriate by the City.

Is My Firm Expected to Propose for a Specific Project?

No. The Human Rights Commission will create a list of prequalified firms. Each Respondent should demonstrate its capabilities by providing concise, but comprehensive responses in RFQ Attachment V, Response Template. The City will negotiate the specific scope of services,
budget, deliverables, and timeline with prequalified firms selected for contract negotiations. For example, for the contracts resulting from this RFQ, the firm(s) may work on a project basis, with an engagement agreement for each project/task specifying the maximum number of hours, due date, and hourly rate to be charged. There is no guarantee of a minimum amount of work or compensation for any Respondent(s) selected for contract negotiations. The City may select firms from the prequalified list in its sole and absolute discretion.

After the prequalified list has been established, the City may issue Request(s) for Proposals or Request(s) for Quotes to the prequalified list to better assess qualifications for a specific scope of service, which may include staffing, scheduling, deliverable, and cost considerations.

**Does the City Prefer Firms to Form A Coalition or Large Group to Cover More Services, or to Focus on An Area of Expertise, and Respond Individually?**

The City prefers individual firm responses, focused on Service Areas that the firm and its lead staff can demonstrate the appropriate qualifications for. For any proposed Respondent partnerships, at least 50% of proposed work effort on the City’s projects must come from the lead Respondent firm.

**Possible Contract Deliverables include, but are not limited to:**

- Showing of expertise in the enumerated Service Area;
- Deliverables outlined in the contract and scope of work;
- Monthly invoicing for expenses incurred in the performance of the contract;
- Quarterly performance reports detailing progress towards deliverables for the duration of the contract period;
- Financial and financial-related audit reports;
- Financial and internal control reviews, including routine auditing;
- Management letters indicating deficiencies or opportunities for accounting and reporting improvements, specifically identifying any reportable condition or material weakness;
- Disclosures of fraud, illegal acts, non-compliance, and abuse; and
- Additional data collection as required to assess performance of the contract.

**Demonstrated expertise is requested, but is not limited to, the following Service Areas:**

**2.1 Service Area: Youth Events, Programs, and Capacity Building**

Firms prequalified for work in this Service Area may be engaged to assist HRC in carrying out OFA’s youth events, programs, and capacity building, providing educational and leadership development to equitably improve outcomes for San Francisco’s youth.

**3. City-Respondent Communications**

There will not be a Pre-Response Conference for this RFQ. If Respondents have questions about this RFQ, Respondents are specifically directed not to contact any employees or officials of the City other than those specifically designated in this RFQ and its Attachments. Unauthorized contact may be cause for rejection of responses at the City’s sole and absolute discretion.
3.1 Deadline for RFQ Questions

Please submit questions regarding this RFQ to Noah Frigault, Senior Policy Analyst, via email at noah.frigault@sfgov.org. No oral questions will be accepted. Questions must be in writing and received electronically before October 23, 2019. No questions will be accepted after this time, with the exception of those concerning City vendor compliance.

3.2 Summary of Information Requested and Presented

A summary of all questions, answers, and addenda pertaining to this RFQ will be posted on the Human Rights Commission’s website at https://sf-hrc.org/grant-opportunities on or about October 24, 2019. It is the Respondents’ responsibility to check this website for any updates.

3.3 City Communication Following Receipt of Responses

The City may contact Respondents for clarification or correction of minor errors or deficiencies in their Responses prior to deeming a Response as non-responsive. Clarifications are “limited exchanges” between the City and a Respondent for the purpose of clarifying certain aspects of the Responses, and do not give a Respondent the opportunity to revise or modify its Response. Minor errors or deficiencies are defined as those that do not materially impact the City’s evaluation of the Proposal; for example, failing to label the “original” Response as an “original”. For information regarding the City’s Evaluation Process, see RFQ Section 5 - Evaluation Criteria.

4. Response Submission Requirements

4.1 Time and Place for Submission of Responses

Responses and all related materials must be received by Wednesday, October 30, 2019 at 4:00 p.m. PST. Responses must be submitted electronically via email to Noah Frigault, Senior Policy Analyst, at noah.frigault@sfgov.org.

Late submissions will not be considered.

4.2 Response Package and Format

Complete, but concise responses are recommended for ease of review by the Review Panel. Responses should provide a straightforward, specific, and concise description of the Respondent’s capabilities to satisfy the requirements of the RFQ. Marketing and sales-type information should be excluded. All parts, pages, figures, and tables should be numbered and clearly labeled.

For word processing and PDF documents, the Human Rights Commission prefers that text be unjustified (i.e., with a ragged-right margin) and single spaced, with a font size no less than 12 points and page margins of at least 1” on all sides (excluding headers and footers). Please also include a Table of Contents.
### Response Item Checklist

- **RFQ Attachment I** – Acknowledgement of RFQ Terms and Conditions
- **RFQ Attachment III** – City’s Administrative Requirements
- **RFQ Attachment IV** – City’s Agreement Terms and Conditions
- **RFQ Attachment V** – Response Template

Each Attachment must include all documents submitted for that Attachment in one, separate, complete file. Each of these separate files must be titled with Respondent’s name and Attachment number (e.g. ABC Company Attachment I, ABC Company Attachment III), in that specific order. Each file should include signatures, where applicable.

*Respondents are advised to review RFQ Attachments I, III, and IV before beginning work on the Response Template in RFQ Attachment V to ensure that City’s requirements can be met.*

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### 4.3 Content

Firms interested in responding to this RFQ must submit the information required in Section 5, in the order specified in Attachment V: Response Template. Even if using an alternative format for your response, the information in Attachment V must be included in the order specified to be scored appropriately.

Responses received under this RFQ that fail to address each of the requested items in sufficient and complete detail to substantiate that the Respondent can meet the City’s minimum qualifications, will be deemed non-responsive and will not be considered for prequalification. Note that responses stating, “to be provided upon request” or “to be determined” or the like, or that do not otherwise provide the information requested (left blank) are not acceptable and shall be deemed **non-responsive**.

### 4.4 Redact Confidential or Proprietary Information

All documents under this solicitation process are subject to public disclosure per section 67.24 of the San Francisco Administrative Code, “The San Francisco Sunshine Ordinance of 1999.”

4.4.1 Responses to RFQs, contracts, and all other records of communications between the City and Respondents shall be open to inspection immediately after a contract has been awarded. Nothing in this Administrative Code provision requires the disclosure of a private person's or firm's net worth or other proprietary financial data submitted for qualification for a contract or other benefit until and unless that person or firm is awarded the contract.

4.4.2 Respondents should redact any confidential or proprietary information, as appropriate, prior to submitting a response to this RFQ.
4.4.3 Respondents should clearly indicate net worth or other proprietary financial data that the City should redact if the RFQ response becomes publicly disclosed, with the understanding that this information cannot be redacted or withheld should a contract be awarded to the Respondent.

5. Evaluation Criteria

This section describes the guidelines used for analyzing and evaluating the responses and for Respondent prequalification. It is the City’s intent to prequalify Respondent(s) that provide the best overall qualifications to the City and will provide the best overall service package inclusive of fee considerations. Firms selected for prequalification are not guaranteed a contract. This RFQ does not in any way limit the City’s right to solicit contracts for similar or identical services if, in the City’s sole and absolute discretion, it determines the prequalified list is inadequate to satisfy its needs.

There are two phases to the evaluation process. HRC staff first perform an Initial Screening, described below. Responses that pass the Initial Screening process (see section 5.1), including Minimum Qualifications (see section 5.2), will proceed to the Evaluation of Firms (section 5.3).

City representatives will serve as the Review Panel responsible for evaluating Respondents. Specifically, the team will be responsible for the evaluation and rating of the responses for prequalification, and for interviews, if desired by the City.

5.1 Initial Screening

The City will review each response for initial determination on responsiveness and acceptability in an Initial Screening process. Elements reviewed during the Initial Screening include, without limitation: compliance with submission requirements; compliance with Minimum Qualification requirements (Section 5.2), compliance with format requirements, response completeness, and verifiable references.

Responses are not scored during the Initial Screening process. Initial Screening is a pass/fail determination as to whether a response meets the threshold requirements described above. By October 30, 2019 at 4:00pm PST, the RFQ Response Deadline, any response that does not demonstrate that Respondent meets requirements in Section 5.1 will not be eligible for consideration.

The City reserves the right to request clarification from the Respondent prior to rejecting a response for failure to meet the Initial Screening requirements. Clarifications are “limited exchanges” between the City and a Respondent for the purpose of clarifying certain aspects of the Response and will not give a Respondent the opportunity to revise or modify its response.

5.2 Minimum Qualifications

The Human Rights Commission is committed to diversity, inclusion, equity, and broad-based community access. All qualified applicants are cordially invited to submit applications.
However, any response that does not demonstrate that the Respondent meets the following minimum qualifications by the response deadline will be considered non-responsive and will not be evaluated or eligible for award of any subsequent contract(s).

1. Respondent must be a Vendor of the City and County of San Francisco, or be willing and able to become a City Vendor. Firms who are not yet City Vendors are urged to begin the Vendor application process as soon as possible in order to ensure that they meet this requirement if awarded a grant. To learn more about becoming a City Vendor, visit the City's Office of Contract Administration at http://sfgsa.org/index.aspx?page=4762 which offers all of the necessary instructions and forms required to become a City Vendor. **Note: subcontractors and consultants to the Respondent need not be City vendors.**

2. Respondent must meet San Francisco's non-discrimination in contracts laws, Chapters 12B and 12C of the San Francisco Administrative Code. These laws include provisions prohibiting discrimination in employee benefits and public accommodations. For additional information, go to: http://sfgsa.org/index.aspx?page=6126

3. Respondent must be in good financial standing according to generally accepted accounting practices.

5.3 **Response Evaluation Criteria for Prequalification (100 points)**

The following information should be filled out in Attachment V, Response Template.

5.3.1 **Respondent Information – 0 points**

1. Firm Name:
2. Program Contact First and Last Name:
3. Program Contact Title:
4. Program Contact Email Address:
5. Program Contact Telephone Number:
6. Program Contact Fax Number:
7. Program Address:
8. Program Zip:

5.3.2 **Firm Qualifications – 20 points**

1. Respondent’s firm history and structure, including total staff size and composition.
2. Respondent’s experience providing expertise in carrying out youth events, programs, and capacity building, and/or providing educational and leadership development to equitably improve outcomes for San Francisco’s youth.

5.3.3 **Scope of Work and Cost Proposal – 70 points**

On October 17, 2018, Mayor London Breed launched the Opportunities for All (OFA) initiative. OFA provides access to career exploration and workforce development for San Francisco’s youth and young adults. The initiative includes paid internships, mentorship, and pathways to employment, including job readiness, career training, and apprenticeship for participants ages 13 to 24. OFA focuses on equitable access to these opportunities through workforce connection, support and job resources for both jobseekers and employers alike. HRC administers OFA.
The purpose of this funding opportunity is for an firm to assist HRC in carrying out OFA’s youth events, programs, and capacity building, providing educational and leadership development to equitably improve outcomes for San Francisco’s youth.

Please provide concise, yet comprehensive answers to the following questions in Attachment V (reprinted here for reference):

- Summarize your firm’s proposal to provide youth events, programs, and capacity building for the Opportunities for All initiative (1-2 pages).
- Describe your firm’s experience in working with youth, especially youth living or working in San Francisco (1-2 pages).
- Describe the formal or informal partnerships your firm has had with other organizations, including community-based organizations, government/law enforcement agencies, and service systems (up to 1 page).
- Describe any new services that your firm will provide as a result of this funding (up to 1 page).
- Provide a cost proposal that is sufficiently detailed, reasonable and appropriate to determine the scope of services provided for the duration of the contract (1-2 pages).

Attachment V also requires questions on pending litigation and client relationships severed for reasons other than convenience.

5.3.4 Completeness of Response Submission – 10 points

Responses should conform to RFQ requirements and provide a straightforward, specific, and concise description of the Respondent’s capabilities to satisfy the requirements of the RFQ. Responses should also be professionally presented and contain organized content and formatting.

5.4 Prequalification Process

Respondents scoring 70 points and above may be added to the prequalified list and eligible for potential contract negotiations with the City on an as-needed basis in the Service Area described in section 2.1, above. Due to the varied nature of the services to be performed, the City reserves the right to contract with any or all prequalified Respondents.

Reference Checks

Reference checks, including, but not limited to, prior clients as indicated in Attachment V Prior Project Description(s), may be used to determine the applicability of Respondent experience to the services the City is requesting and the quality of services and staffing provided to prior clients, as well as adherence to schedules/budgets and Respondent’s problem-solving, project management and communication abilities, as well as performance on deliverables and outcomes, and effectiveness in meeting or exceeding project objectives. If reference checks deem that information included in a Prior Project Description or elsewhere in the response is untruthful, then the City will reject the response.
Release and Waiver Agreement

To effectuate the candid completion of the reference check above, Respondent is required to sign the RFQ Attachment I, Section 14, Release of Liability.

5.5 Selection from Prequalified Lists of Consultants

The City may select Contractors from the prequalified list in its sole and absolute discretion. After the prequalified list has been established, the City may issue Request(s) for Quotes or Request(s) for Proposals, Oral Selection Interviews/Demonstrations, conduct Reference Checks to the prequalified consultant list to better assess qualifications for a specific scope of service, which may include staffing, scheduling, deliverable, and cost considerations. The City reserves the right to request proposals, quotes, oral interviews/demonstrations, and conduct reference checks from vendors simultaneously. Award of contracts will be made in a manner consistent with San Francisco Administrative Code Chapter 21 Section 21.4(c).

5.6 Other Terms and Conditions

The selection of any prequalified Respondent for contract negotiations shall not imply acceptance by the City of all terms of the response, which may be subject to further negotiation and approvals before the City may be legally bound thereby.

If a satisfactory contract cannot be negotiated in a reasonable time with any prequalified Respondent, then the City, in its sole discretion, may terminate negotiations and begin contract negotiations with any other remaining prequalified Respondents.

The City, in its sole discretion, has the right to approve or disapprove any staff person assigned to a firm’s projects before and throughout the contract term. The City reserves the right at any time to approve, disapprove or modify proposed project plans, timelines and deliverables. Such approvals will not be unreasonably withheld.

6. Protest Procedures

6.1 Protest of RFQ Terms

Failure of a Respondent to comply with the protest procedures set forth in this section will render a protest inadequate and non-responsive, and will result in rejection of the protest.

Should a prospective Respondent object on any ground to any provision or legal requirement set forth in the RFQ (including all Appendices and all Addenda), including but not limited to Protests based on allegations that: (i) the RFQ is unlawful in whole or in part, (ii) one or more of the requirements of the RFQ is onerous, unfair, or unclear; (iii) the structure of the RFQ does not provide a correct or optimal process for the solicitation of the Services; (iv) the RFQ contains one or more ambiguity, conflict, discrepancy or other error; or (v) the RFQ unnecessarily precludes alternative solutions to the Services or project at issue, the prospective Respondent must provide timely written notice of Protest as set forth below.

By 5:00 p.m. P.S.T on the third (3rd) working day of the issuance of the RFQ, October 21, 2019, any Respondent may submit a written notice of Protest via e-mail to Noah Frigault,
Senior Policy Analyst, at noah.frigault@sfgov.org as directed by Section 6.1. Protests or notices of Protests delivered orally (e.g., by telephone) will not be considered.

The Protest shall state the basis for the Protest, refer to the specific requirement or portion of the RFQ at issue, and shall describe the modification to the RFQ sought by the prospective Respondent. The Protest shall also include the name, address, telephone number, and email address of the person representing the prospective Respondent.

If required, the City may extend the response submittal deadline to allow sufficient time to review and investigate the Protest, and issue Addenda to incorporate any necessary changes to the RFQ.

6.2 Protest of Non-Responsiveness Determination

By 5:00 p.m. PST on the fifth (5th) working day of the City's issuance of a notice of non-responsiveness, any Respondent that has submitted a response and believes that the City has incorrectly determined that its response is non-responsive, may submit a written notice of protest by e-mail (fax is not acceptable) as directed in Section 6.4. Such notice of protest must be received by the City on or before 5 p.m. PST of the fifth (5th) working day following the City's issuance of the notice of non-responsiveness.

The notice of protest must include a written statement specifying in detail each and every reason asserted for the protest. The protest must be signed by an individual authorized to represent the Respondent, and must cite the law, rule, local ordinance, procedure or RFQ provision on which the protest is based. In addition, the protestor must specify facts and evidence sufficient for the City to determine the validity of the protest.

6.3 Protest of Establishment of Prequalified Consultant List

By 5:00 p.m. PST on the fifth (5th) working day of the City's issuance of a Notice of Intent to Establish a Prequalified Consultant List, any consultant firm that has submitted a responsive response and believes that the City has incorrectly selected another Respondent for prequalification may submit a written notice of protest as directed in Section 6.4. Such notice of protest must be received by the City on or before 5 p.m. PST of the fifth (5th) working day after the City's issuance of the Notice of Intent to Establish a Prequalified Consultant List.

The notice of protest must include a written statement specifying in detail each and every one of the grounds asserted for the protest. The protest must be signed by an individual authorized to represent the Respondent, and must cite the law, rule, local ordinance, procedure or RFQ provision on which the protest is based. In addition, the protestor must specify facts and evidence sufficient for the City to determine the validity of the protest.

6.4 Delivery of Protests

All protests must be received by the specified dates and time deadlines specified in Section 6.1, 6.2 and 6.3. Protests or notice of protests made orally (e.g., by telephone) or by fax will not be considered.

Protests must be delivered via email to Noah Frigault, Senior Policy Analyst, at noah.frigault@sfgov.org.
6.5 Protest Review

The Human Rights Commission will confirm receipt of notice of protest by Respondent which must be submitted in accordance to Section 6.1, 6.2, 6.3, and 6.4.

If a Respondent submits a complete and timely protest, the Human Rights Commission will review notice of protest soon after receipt of the protest to determine validity of notice, including, but not limited to: (1) receipt by due date; (2) inclusion of a written statement specifying in detail each and every one of the grounds asserted for the protest; (3) signed by an individual authorized to represent the Respondent; (4) citation of the law, rule, local ordinance, procedure or RFQ provision on which the protest is based; and (5) specification of facts and evidence sufficient for the City to determine the validity of the protest.

A Respondent may not rely on a Protest submitted by another Respondent, but must timely pursue its own Protest.

The City, at its discretion, may make a determination regarding a protest without requesting further documents or information from the Respondent who submitted the protest. Accordingly, the initial protest must include all grounds of protest and all supporting documentation or evidence reasonably available to the prospective Respondent at the time the protest is submitted. If the Respondent later raises new grounds or evidence that were not included in the initial protest, but which could have been raised at that time, then the City may not consider such new grounds or new evidence.

If the notice of protest is determined to be valid, the Human Rights Commission shall review facts and evidence to determine the outcome of the protest, citing any applicable laws, rules, ordinances, procedures, and/or provisions. The review shall be an informal process conducted by the Human Rights Commission or its designee and will be based upon the information submitted by the Respondent in its protest letter. The Human Rights Commission may seek input from the City Attorney’s Office, Office of Contract Administration, Contract Monitoring Division, and/or other City departments as needed or appropriate. The Human Rights Commission will notify the Respondent in writing of its decision at the conclusion of the review. The Executive Director of the Human Rights Commission or the Director’s designee shall make the final determination regarding the outcome of the protest. The decision of the Human Rights Commission is final.

7. Vendor Compliance

Respondent Team must fulfill the City’s administrative requirements for doing business with the City and become a compliant vendor prior to contract award. Fulfillment is defined as completion, submission and approval by applicable City agencies of the forms and requirements referenced in RFQ Attachment III.