AARTICLE I – INTRODUCTION

A. Purpose and Goals

The purpose of this Policy is to establish standards for the City's procurement process in a manner that reflects the City Values and council goals—of Teamwork, Communication, Respect, Honesty/Integrity, Community, Competence/Knowledge, Achievement and Creativity/Innovation, as well as the following City Council goals as stewards of the public trust_:

- 1. Obtain the Best Value
- 2. Maintain Highest Quality
- 3. Achieve Peak Results
- 4. Provide for an Open Process
- 5. Ensure Effectiveness and Efficiency through Streamlined Processes
- 6. Retain Adequate Controls

As such, this Policy incorporates the following guiding principles into the procurement process:

- a. Accountability
- b. Competitiveness
- c. Ethics
- d. Local Preferences
- e. Sustainability
- f. Limitations of authority

B. Application and Scope

Except as expressly provided herein, this Procurement Policy ("Policy") applies to all expenditures, including expenditures for capital improvements, of public funds for the procurement of goods and services irrespective of funding source, including federal and state assistance and bond proceeds. No procurement shall be made on behalf of the City except in accordance with this Policy, the Commerce City Revised Municipal Code ("Code"), and the home rule Ceharter of the City of Commerce City. Contracting requirements and contract approval levels are not governed by this policy.

C. <u>Procurement Decisions – General Policy</u>

All procurements shall be made from/with the vendor who provides the best value to the City based on all applicable criteria and the requirements of this Policy. "Best value" is determined by the combination of the priorities set for the particular procurement and this Policy, including, but not limited to price, quality, customer service and competition. Notwithstanding the foregoing, the City shall not be obligated to make any procurement where doing so is determined not to be in the best interest of the City.

D. <u>Procurement Procedures</u>

The City Manager shall create, approve and maintain administrative rules in compliance with the provisions of this Policy for the implementation and day-to-day administration of the City's procurement needs.

ARTICLE II – PROCUREMENT THRESHOLDS; SOLICITATION REQUIREMENTS

TABLE I - SUMMARY		
Aggregate Expenditure Amount*	Solicitation Required	Selection Authorization Required**
Up to \$ 5,000 <u>9,999.99</u>	Quotes Recommended	Division Manager or above
\$ <u>10,000</u> 5,000.01 - \$ 50,000 <u>74,999.99</u>	A Minimum of Three (3) Quotes (if available)	Department Director or above
\$ 50,000.01 - <u>75,000</u> - \$250,000	Formal Solicitation Required	City Manager
Over \$250,000	Formal Solicitation Required	City Council

^{*}The Aggregate Expenditure Amount includes all years of any contract resulting from the procurement, including all costs of the goods or services obtained from the procurement. The term aggregate does not include amounts attributable to other procurements even if from the same vendor.

A. <u>Delegation/Designation of Authorization Authority</u>

Department Directors may delegate authorization authority only for procurements under \$15,000, and Division Managers may delegate authorization authority only for procurements under \$5,000. Any such delegation shall be submitted to the Finance Department in writing. Except as otherwise set forth herein, unless authorization authority has been formally delegated, no employee shall sign or approve a procurement on behalf of any other employee.

B. Solicitation of Quotes (Informal Solicitation)

All procurements for goods or services involving for which quotes are required under Table 1 expenditures from \$5,000.00 to \$50,000.00 shall be supported by quotes obtained from at least three (3) vendors whenever reasonably possible. All vendors shall be provided the same information (including scope of work and contract requirements) to obtain comparable quotes.

C. Formal Solicitations (Invitations to Bid and Requests for Proposals)

All procurements of goods materials, supplies, equipment or and services for which formal solicitations are required under Table 1 with a value in excess of \$50,000.00 shall be subject to a formal solicitation process, which shall include reasonable notice to potential respondents, a detailed scope of work, submission requirements, and evaluation and selection criteria.

D. Frequency of Solicitation

Procurements <u>obtained_conducted_either</u> by solicitation of quotes or through the formal solicitation process should be re-solicited at least once every three (3) years if possible; but if not possible, all such procurements must nevertheless be re-solicited at least once every five (5) years., without exception.

^{**} Separate contract approval requirements are established by the Code.

E. Sole Source & Waivers

The City Manager may approve waivers from the requirements of this Policy, if determined to be in the City's best interest, and may approve sole source procurements www. The proposed procurement of goods or services cannot be achieved through competitive solicitation. The nature of the relevant circumstances that prohibit competition or justify a waiver shall be submitted in writing documented in a written justification to the City Manager for approval. If the amount of an approved sole-source procurement exceeds \$50,000.00, Table City Manager shall provide a summary of sole source procurements and waivers to notify the City Council quarterly. within a reasonable time of approval.

F. Contractual Terms Review and Approval - City Attorney and City Clerk

Formal solicitations shall include all proposed contract terms (including scope of work, bond, insurance, and indemnity requirements), subject to negotiation where appropriate. All proposed contract terms included in any procurement must be approved by the City Attorney's Office before issuance. With the exception of contracts involving expenditures of less than \$2,500 using a form previously approved by the City Attorney's Office, the City Attorney's Office must, in accordance with the City's home rule charter, review and approve as to form all written contracts prior to execution, and the City Clerk must attest all executed contracts.

G. Exceptions

- Insurance and Benefits. Notwithstanding the dollar limits for approvals listed above, the City
 Manager is nonetheless authorized to execute and deliver on behalf of the City binders for
 property and liability insurance, workers' compensation insurance and renewals or extensions of
 employee health or benefit insurance policies. The procurement of all insurance and benefits,
 including renewals or extensions and related recordkeeping services, are exempt from this Policy.
 Insurance and benefits will be procured in a generally competitive manner as determined by the
 City Manager.
- Legal Services. In compliance with the City's home rule charter, Outside legal services, including related services, obtained procured by the City Attorney's Office are exempt not subject to from this Policy.
- 3. <u>Cooperative Purchasing</u>. Products or services for which other public agencies have engaged in a competitive solicitation process and are able to have their bid prices extended to the City, such as State Bid, GSA, etc., <u>shall be deemed as meeting the intent of this policy.</u> are exempt from the <u>solicitation requirements in this Policy</u>. The City may also participate in joint <u>solicitation procurements</u> with other agencies <u>if it is in the City's</u> best interests. <u>of the City to do so. City Manager approval is not required when cooperative purchases are made.</u>
- 4. <u>Items for Resale</u>. Items procured by the City for resale to the general public, including, but not limited to, merchandise sold by the Buffalo Run Golf Course, technical manuals and codes adopted by reference, statute books, and food items such as prepackaged snacks and prepared meals, are exempt from this Policy.
- <u>5. Utilities</u>. Utilities and utility bills, such as electricity, natural gas, water and sewer, television services and other utilities, <u>are shall be</u> exempt from this Policy.

- 6. Intergovernmental Agreements. Goods or services obtained from other governmental or quasigovernmental entities pursuant to intergovernmental agreements are exempt from this Policy.
- 7. Pass Through Funding. The procurement of goods or services to be funded solely by user fees paid directly for those goods or services are exempt from this Policy.
- 5.8. Superseding Standards. Procurements subject to inconsistent State or Federal procurement standards, or those in which the City is not the primary contracting party, are exempt from this Policy.

H. Master Services Agreements (Work Order Contracts)

Procurements for services to be provided under a master services agreement (MSA) are authorized. Formal solicitation is required for any MSA where the aggregate expenditures (including all years) are reasonably estimated to exceed \$7550,000. If an MSA is obtained through a formal solicitation, individual work orders and invoices shall not be subject to additional solicitation but selection authorization and Code contract approval requirements shall apply for each work order or invoice. If an MSA is obtained by any method less than formal solicitation, each work order or invoice shall be subject to all solicitation, selection authorization, and Code contract approval requirements. MSAs shall not exceed an aggregate expenditure of \$7550,000 unless approved by the City Manager or \$250,000 unless approved by the City Council.

I. Emergencies

Except as otherwise provided herein, this Policy may be suspended only in emergency situations. The City Manager may authorize emergency procurements of goods or services when there exists a threat to public health, welfare or safety, or when other good cause exists. Such procurements shall be made as expeditiously as possible considering cost and other factors. Contracting requirements of the Code and City Charter still apply. The City Manager shall establish the process and procedures for emergency procurements.

<u>ARTICLE III – ETHICAL RESPONSIBILITIES</u>

A. Council Members

Council members involved in procurement decisions on behalf of the City shall comply with the Council's Ethics Policy found in Council Policy #CP-14.

AB. City Employees Other Ethics Laws & Policies

With respect to procurement, all City employees are subject to the provisions of the City's Employee Policies governing conflicts of interest. Laws and policies regarding ethics established by the City Charter, Code, Council Polices, Employee Policies, and state law shall apply to this Policy.

BC. Vendor Avoidance

No City employee shall knowingly over- or under-estimate the requirements of this policy Policy and/or solicitations or fail to disclose existing requirements in order to avoid conducting business with a particular vendor.

Amended by Resolution 2018-92 November 5, 2018.

CD. Misrepresentation

No City employee shall misrepresent competitors' prices, quality or services in order to obtain concessions from vendors.

E-D. Division of Procurements Prohibited

No procurement shall be artificially divided in an attempt to avoid compliance with this Policy.

<u>ARTICLE IV – SUSTAINABLE PROCUREMENT RECOMMENDATIONS</u>

A. General Policy Statement

City employees should endeavor to procure materials, products and services in a manner that integrates fiscal responsibility, social equity and community and environmental stewardship.

B. <u>Use of Best Practices</u>

City employees will make a *good faith effort* to make use of best practices in sustainable procurement. As applicable to this Policy, best practices are those that utilize leading-edge sustainability factors, standards and procedures in an efficient and effective way that is successful and replicable, including new environmentally-preferable products, reusable products, recycled content and recycled products.

ARTICLE V – LOCAL PREFERENCES

A. Local Business Preference

- 1. When a procurement of goods or services involving an aggregate expenditure of \$10,000 or less not subject to formal or informal solicitation is available from a local business, the procurement policy recommends local preference be given to the local business as long as pricing, specifications, quantity and quality are comparable and in the best interests of the City., the procurement shall be made from the local business.
- 2. When a response <u>from a local business</u> to a <u>formal or informal</u> solicitation <u>for a procurement of goods or services involving an aggregate expenditure exceeding \$10,000 received from a local business would, if not for the cost, provide the best value to the City, and such cost does not exceed, by more than 5% or \$5,000 (whichever is less), the <u>aggregate</u> cost quoted by the vendor whose response would otherwise provide the best value, the award shall be made to the local business, to the extent allowed by law.</u>

B. Definition

A "local business" is a business: (a) located with a location within the corporate limits of Commerce City; (b) currently licensed with the City; <u>and</u> (c) in compliance with the requirements of the City's sales and use tax code.

ARTICLE VI – GENERAL PROVISIONS

A. No Vendor Rights Established

This Policy is strictly reserved for the use of the City. This Policy It-does not create any rights or benefits upon any prospective vendor, and nothing contained herein shall give or allow any claim or right of action by any prospective vendor. No solicitation or procurement process shall commit the City to select any vendor, award any contract, or pay any costs. The decisions of the City are final and without recourse to any vendor. All rights of the City, including without limitation to negotiate with any vendor, modify any solicitation, cancel any solicitation, or waive any informalities or irregularities in any proposal, bid, or quote or in the solicitation or selection process, are reserved.

B. Retention Schedule

All <u>solicitations</u> and <u>responses</u>, and <u>resulting contract documents</u>, <u>quotes and responses received and all formal solicitations made</u>-shall be retained in accordance with the City's retention schedule and must be available for the City's annual audit. <u>All contracts</u>, <u>regardless of size</u>, <u>should be retained with the City Clerk with a contract cover sheet (except for change orders retained by the contracting department until the conclusion of the contract and then filed with the City Clerk).</u>