# REQUEST FOR PROPOSALS FOR COMPREHENSIVE ONLINE EDUCATION PROGRAM

Date: December 7, 2017

The Connecticut Housing Finance Authority ("CHFA") requests proposals for a comprehensive online education program from qualified organizations with offices in or out of the State of Connecticut. CHFA will not reimburse for any expenses incurred in connection with this Request for Proposals ("RFP") including, but not limited to, the cost of preparing the initial response and any additional information requested or travel expenses relating to an oral presentation. Please be advised that responses will be considered property of CHFA and are matters of public record and may be disclosed by CHFA after the awarding of the contract.

#### **OVERVIEW**

CHFA, a body politic and corporate constituting a public instrumentality and political subdivision of the State of Connecticut, was created in 1969 and operates pursuant to Chapter 134 of the Connecticut General Statutes, as amended. Our purpose is to help alleviate the shortage of affordable housing for low- and moderate-income families and persons in Connecticut by providing both single-family mortgages, financing for rental housing, and mortgages for the purchase, development, and construction of housing.

For additional information about CHFA, please reference CHFA's website at www.chfa.org.

#### **SCOPE OF SERVICES**

CHFA is seeking proposals from qualified firms to provide a comprehensive web-based education program for prospective CHFA customers to access online homebuyer and financial education courses through a co-branded online portal. The web-based education program must offer the following:

- Enable prospective homeowners to learn about the home buying process and financial management at a time that is most convenient for them, whether at home or on their mobile device;
- Offer a wide range of financial education topics, including the home buying process, better understanding of credit, savings and managing finances;
- Easy navigation with audio and visual learning objectives;
- Curriculum must be in English and Spanish;
- Capability to link with local HUD-approved housing counseling agencies;
- Anticipated assessment strategies such as online quizzes and proctored exams.

#### **EVALUATION CRITERIA**

Firms will be evaluated on the basis of their written responses to this RFP, additional written information as requested by CHFA and oral interviews, if any, including, but not limited to the following criteria:

- Experience of the firm
- Qualifications of personnel

- Firm's organization and approach
- Financial Solvency of Institution
- Fee Structure
- Equal employment opportunity and affirmative action policies
- Conflicts or potential conflicts
- Meet or exceed the "National Industry Standards for Homeownership Education and Counseling" and endorsed by the U.S. Department of Housing and Urban Development.

CHFA may select multiple firms for the services described herein. No selected firm is guaranteed or ensured any number of contracts or proportion of business.

### REQUESTED INFORMATION

All firms must address the following issues and questions.

- 1. Provide a brief description of your firm, its history, and main areas of business. Indicate the total number of staff and the team available to CHFA.
- 2. Provide a summary of the key strengths and qualifications of your firm to serve as web-based education program administrator to CHFA.
- Describe your presence in Connecticut, if any. This may include information on the number of offices your firm maintains in Connecticut, the location of such offices, the number of Connecticut residents employed in those offices, payroll, and corporate taxes paid in Connecticut. Also, include any participation by your firm in any civic or other non-profit activities, including any charitable contributions that your firm made in Connecticut. If your firm currently is not registered with the Connecticut Secretary of State, please indicate whether your firm will so register if your firm is awarded this contract.
- 4. Provide a brief summary of the professional background of any individuals who would be assigned to work with CHFA. Please indicate their probable areas of responsibility and the percentage of their time that would be available to service CHFA's account.
- 5. Provide the rate or range of rates at which ancillary services would be billed, if any, including:
  - a. licensed professionals, technical, administrative/assistants (hourly rate)
  - b. any other services for which you routinely bill.
- 6. Include any participation by your firm in any civic or other non-profit activities, including any charitable contributions that your firm made in Connecticut.
- 7. Please describe your firm's equal employment opportunity, and affirmative action policy.
- 8. Provide current documentation regarding your firm's general liability, auto, workers' compensation, umbrella and professional liability insurance.
- 9. Provide copies of the firm's last two years' audited financial statements.

- 10. Describe any and all material lawsuits, legal or administrative proceedings or governmental investigations, criminal actions or law enforcement activities (including those by federal, state or local authorities, or self-regulatory organizations) or non-routine inquiries or investigations relating to you, your firm, or any of your affiliates, including any proceedings to which you, your firm, your affiliates or any of their respective officers, directors or employees are a named party or of which any of such has been the focus, that have occurred in the last three (3) years or that are currently threatened, including whether you, your firm, or any of your affiliates, or their respective officers, directors or employees have been censured by any regulatory body. Describe any such circumstances and advise whether these investigations or proceedings will affect you or your firm's ability to complete the proposed transaction and perform the services in this RFP.
- 11. Has your firm ever been removed from an account prior to the expiration of its contract (i.e., been fired)? If so, please explain. If you wish, list the name of a third party with whom CHFA could discuss this termination.
- 12. Describe your firm's knowledge of and experience with CHFA.
- 13. Please provide as references, a minimum of three clients for whom your firm has performed similar and substantial services. Please include the name of the person to contact and his or her phone number. Please include as references any other State of Connecticut agencies or departments that have engaged your firm to perform services.
- 14. What is the most important question that we have not asked you? Why should CHFA hire you instead of some other firm?
- 15. Selected firms must comply with CHFA and State Ethics requirements, laws and regulations. Persons and firms seeking to do business with CHFA are required to comply with the attached ethics statement and the applicable provisions of the Code of Ethics and Code of Ethics for Lobbyists incorporated therein by reference. The chief official of the agency shall execute and submit with the proposal the attached certifications (attached as Exhibit A) regarding Connecticut General Statute section 4-250 and section 4-252a. In addition, the chief official of the agency awarded this contract shall execute the attached CHFA statutory provisions, affidavits, and certifications, attached for informational purposes as Exhibit B.

### **SUBMISSION OF RESPONSES**

The following requirements must be observed in the preparation and submission of a proposal:

1. All inquiries should be directed to Shelly Mondo, Business Services at <a href="mailto:RFP.RFQ@chfa.org">RFP.RFQ@chfa.org</a> no later than December 15, 2017. Firms submitting a proposal should not contact members of the Board of Directors or other staff of CHFA, which may be grounds for elimination from consideration.

Responses to the RFP, which can be submitted electronically (not to exceed 25 MB), must be submitted no later than 4:00 p.m. on <u>December 29, 2017</u> to Shelly Mondo at <u>RFP.RFQ@CHFA.ORG</u> or one original copy of your proposal must be mailed or hand delivered to CHFA, 999 West Street, Rocky Hill, CT 06067-4005, attention: Shelly Mondo and received no later than 4:00 p.m. on *December 29, 2017* to be deemed

responsive and eligible for consideration. *Faxed responses will not be considered*. Please indicate on the subject line: "RFP — Online Education Program."

- 2. Responses must include a cover letter signed by an individual authorized to enter into an agreement with CHFA on behalf of the firm.
- 3. Selected firms must comply with all state and federal laws applicable to CHFA including, but not limited to, ethics requirements, laws, procedures, and regulations and must execute (with the contract) the CHFA statutory provisions, certifications and affidavits attached hereto.

### CHFA reserves the right to:

- a. Reject any and all proposals received in response to this request;
- b. Negotiate the fees contained in any proposal;
- c. Waive or modify any irregularities in proposals received;
- d. Award contracts in any manner necessary to serve the best interest of CHFA and the State of Connecticut, without obligation to accept a proposal based upon the lowest fee schedule; and
- e. Request additional information as determined necessary or request some or all firms responding to make oral presentations.

Each approved firm will execute a contract satisfactory to CHFA and will agree that it will comply with the provisions of the Connecticut General Statutes applicable to contracts with CHFA including, but not limited to, nondiscrimination and affirmative action provisions. Failure to perform to the satisfaction of CHFA may result in the contract being terminated.

Thank you for your interest in the Connecticut Housing Finance Authority.

The Connecticut Housing Finance Authority is an Affirmative Action/Equal Opportunity Employer.

### Exhibit A TO BE SUBMITTED WITH RESPONSES

# CERTIFICATION REGARDING CONNECTICUT GENERAL STATUTES § 4-250 Gift and Campaign Contribution Certification

(for contracts valued at \$50,000 or more in a calendar or fiscal year)

Contractor hereby swears as true to the best knowledge and belief of the person signing below

- (1) That no gifts were made by (A) the Contractor, (B) any principals and key personnel of the Contractor, who participate substantially in preparing bids, proposals or negotiating state Contracts, or (C) any agent of the Contractor or principals and key personnel, who participate substantially in preparing bids, proposals or negotiating state Contracts to (i) any public official or employee of CHFA soliciting bids or proposals for the Contract, who participates substantially in preparation of bid solicitations or requests for proposals for the Contract or the negotiation or award of the Contract, or (ii) any public official or state employee of any other state agency who has supervisory or appointing authority over CHFA;
- (2) That no such principals and key personnel of the Contractor or agent of the Contractor or principals and key personnel, knows of any action by the Contractor to circumvent such prohibition on gifts by providing for any other principals and key personnel, official, employee or agent of the Contractor to provide a gift to any such public official or state employee; and
- (3) That the Contractor is submitting bids or proposals without fraud or collusion with any person.

Any bidder or proposer that does not make the certification required under (1) through (3) above shall be disqualified and CHFA shall award the contract to the next highest ranked proposer or the next lowest responsible qualified bidder or seek new bids or proposals.

Name of Candidate	Contributor	Amount of Contribution	Date of Contribution
Name of Candidate	Contributor	Amount of Contribution al pages as required	Date of Contribution
CEPTIEICATI	ON DECADDING CON	NECTICUT CENEDAL STATI	ITES 8 <i>4 252</i> 0
		NECTICUT GENERAL STATU Atities Making Certain Investmen	=
Prohibiting	<b>State Contracts with En</b>	tities Making Certain Investmer	=
	<b>State Contracts with En</b>	ntities Making Certain Investment nited States?	=
Prohibiting Is your principal place of busines Yes If yes, have you made a direct	s located outside of the U investment of twenty mi Section 202 of the Comp	nited States?  No  Ilion dollars or more in the energehensive Iran Sanctions Accounta	ats in Iran  gy sector of Iran on or after

Contractor agrees to update this certification not later than 30 days after the effective date of any change in the certification or upon submittal of any new bid or proposal for a large state contract, whichever is earlier. Contractor shall submit an accurate, updated certification not later than 14 days after the 12-month anniversary of the most recently filed certification or updated certification.

Contractor Name Personnel	Signature of Principal or Key	
Federal Employer ID Number or Social Security Number	Printed Name or Key Personnel	
Sworn and subscribed before me on this day of	, 20	

Revised 6/2014

### **Instructions: CHFA Insurance Requirements**

All contractors and vendors are required to provide proof of the required insurance coverage before entering the premises or commencing any work at any CHFA facility. Contractors and vendors must obtain, at their own expense, all the insurance required here, and acceptable evidence of such insurance must be properly furnished to, and approved by, CHFA.

All subcontractors are subject to the same requirements. It is the responsibility of the primary contractor or vendor to obtain acceptable exidence of insurance from subcontractors.

CHFA also requires that they be named as an additional insured on your general liability policy(ies). Your general liability policy must be endorsed with ISO Endorsement CG 20 10 (or equivalent) or ISO Endorsement CG 20 26 (or equivalent), and ISO Endorsement CG 30 37 (or equivalent) if so required. These form numbers must be specifically referenced on the certificate of insurance. If your insurance company uses a different form to provide CHFA with additional insured status on your policies, copies of those forms must be provided in advance with the insurance certificate for review and approval by CHFA. All coverage must be primary as to CHFA.

The proper name for the entity to be named as additional insured is: "Connecticut Housing Finance of thority, and/or related or affiliated entities."

Evidence of compliance with these requirements is with the ACCORD form 25, "Certificate of Liability Insurance", with 30 day notice of cancellation, plus copies of any required additional insured endorsements. Certificates should be sent to: Connecticut Housing Finance Authority, Attention: Legal Dept., 999 West St., Rocky Hill, CT 06067. Tel.: (860) 721-9501, Fax: (860) 721-0527.

Current insurance certificates must be furnished to CHFA at all times. Replacement certificates must be furnished *prior to the expiration or replacement* of referenced policies.

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Required	Type of	
(if checked)	Insurance	Standard Requirement
(II checked)	Insurance	Standard Requirement
		\$1,000,000 per occurrence/ \$2,000,000 aggregate
	Commercial	bodily injury/property damage.
V	General	
	Liability	The CGL policy must include coverage for:
		liability from premises and operations.
		liability from products or completed operations.
		liability from actions of independent contractors.
		liability assumed by contract.
		All coverage provided to CHFA under this section must be primary.
		CHFA must be named as "additional insured" on your CGL policy with the form CG 20 10 or CG 20 26
		CGL policy with form CG 20 10 or CG 20 26
		or equivalent
1	Contractors or	CHFA must also be named as "additional insured" on your
1 1	service vendors:	CGL policy with form CG 20 37 or equivalent
		The Aggregate limit must apply per job/project.
	_1	Products/completed operations must be carried for 2 years
	Q <sub>1</sub>	after completion of job/acceptance by owner.
	΄ζΟ΄,	The state of the s
1 1	Automobile	\$1,000,000 per accident for bodily injury/property
V	Liabi <b>lity</b>	damage, including hired & non-owned vehicles
	ΛO,	
	Workers'	Statutory
1 1	Compensation	
V	Employers	\$1,000,000 each accident
,	Liability	
	TT . 1 11 .	\$1,000,000 E
'	Umbrella Liability	\$1,000,000 Excess over underlying limits described above.
<del>                                     </del>	Liability	
1	Professional	\$1,000,000 per occurrence/ \$1,000,000 aggregate
	Liability	· , ,
	-	

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### **Connecticut Housing Finance Authority**

## **Insurance Requirements for Contractors or Vendors**

#### **Insurance Requirements**

Contractors or vendors working for and/or doing business with the Connecticut Housing Finance Authority (CHFA), or using CHFA facilities, shall agree as a condition of acceptance to furnish and perpetually maintain, at their own expense, for the duration of any project, work, contract or use of CHFA facilities the following policies of insurance covering the following items. Insurance must be primary and endorsed to be noncontributory by CHFA, must be written in an insurance company A.M. Best rated as "A-VII" or better, and CHFA must be endorsed to the policy as an additional insured (except Worker's Compensation) unless this requirement is specifically waived in writing by CHFA. Contractors further agree that any subcontractor they intend to use on CHFA assigned work will be required to submit to the same indemnity and insurance requirements contained in this schedule. Contractor shall obtain insurance certificates stating that both Contractor and CHFA shall be endorsed to the subcontractor's insurance policies as additional insured.

#### **Indemnification**

The contractor/vendor shall save harmless, indemnify, and in the event of claim, notification or suit will immediately defend CHFA and any related or subsidiary entities, their officers, imployees and volunteers, from and against all loss, costs, damage, expense, claims or demands arising out of or cursed or alleged to have been caused in any manner by the performance of work or use of facilities herein provided, including all suits, claims or actions of every kind or description brought against the CHFA either individually or jointly with the entity or organization for or on the account of any damage or injury to any person of persons or property, including the entity or organization's employees or their property, caused or occasioned, alleged to have been caused or occasioned in whole or in part by the entity or organization, including any supportractor, their employees or agents.

#### **Certificates of Insurance**

Before starting any work, or commencing any use or occupancy of CHFA premises, the contractor or vendor shall furnish to CHFA a certificate of insurance indicating, specifically, the existence of those coverages and limits set forth as follows. CHFA must be named on the insurance certificate as "additional insured" for the coverage's afforded, and a copy of the actual policy problement that adds CHFA as an additional insured must be attached to the certificate (Blanket additional insured endorsements are deemed acceptable). It is also the duty of contractor or vendor to provide renewal or replacement certificates and endorsements to CHFA upon renewal or new placement of any insurance policy which may expire or renew during the term of any project or engagement, and to give CHFA thirty (30) days notice of any concellation or change in the terms of such policy or policies during the periods of coverage. Upon request of CHFA, the contractor or vendor shall furnish to CHFA for its examination and approval such policies of insurance with all endorsements, or copies thereof, certified by the agent of the insurance company.

The contractor or vender agrees to forward a signed original of this Insurance Requirement signed by an authorized Officer or Agent for the contractor or vendor, to the care of: Connecticut Housing Finance Authority, **Theresa Caldarone**, Assistant Counsel, 999 West St., Rocky Hill, CT 06067. Tel.: (860) 571-4389, Fax: (860) 721-0527, Email: <a href="mailto:Theresa.Caldarone@CHFA.org">Theresa.Caldarone@CHFA.org</a>, as an acknowledgement and acceptance to the terms and conditions stated herein and prior to the commencement of any work being performed.

Signed by (contractor or vendor)	(type/print name of contractor or vendor)	

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### STATUTORY PROVISIONS, AFFIDAVITS AND CERTIFICATIONS

RE: Contract ("Contract") by and between		
Contract Execution Date:	I,,	
	Name	Title
of the Contractor, an entity duly formed and existing under the law	vs of the State of Connecticut hereby cert	tify as follows:
I am over the age of eighteen (18) and understand and appreciate to	the obligations of an oath:	
CERTIFICATION RE: CONNECTICUT AND 4a-60a, as amended, Nondiscrimination		
(CHECK THE REPRESENTATION/CER	RTIFICATION THAT APPLIES)	
(for contracts valued at le	ess than \$50,000)	
$\Box\Box$ I hereby represent that I am authorized to execute and deliver to Contractor has a policy in place that complies with the nondiscrim General Statutes §§ 4a-60(a)(1) and 4a-60a(a)(1), as amended.		
(for contracts valued at \$ (CHOOSE O		
$\square$ I hereby certify that I am over the age of eighteen (18) and una am authorized to execute and deliver this affidavit on behalf of confect that complies with the nondiscrimination agreement and was and $4a-60a(a)(1)$ , as amended.	ontractor and that Contractor has a policy	in place and in
NA OR		
Name of state or commonwealth	Il of its documents of governance and man , and further certify that such resolution ha	nagement and
modified, rescinded or revoked, and is, at present, in full force and	effect:	
RESOLVED: That hereby adopts a Name of entity	as its policy the nondiscrimination agree	ements and
warranties required under Connecticut General Statutes §§ 4 witness whereof, the undersigned has executed this certificate the		ended. In
OR		
□□ I have reviewed the attached prior resolution. I certify that nondiscrimination agreements and warranties of Connecticut as amended and the prior resolution remains in full force and to CHFA. (ATTACH COPY OF PRIOR RESOLUTION)	t General Statutes §§ 4a-60(a)(1) and	4a-60a(a)(1),

subdivision (1) of subsection (a) subdivision (1) of subsection (a)	of the Contractor compl of Section 4a-60 and com of Section 4a-60a and is in §4a-60 and §4a-60a as an	zed to adopt company or corporate ies with the nondiscrimination agraplies with the nondiscrimination agraphies with the nondiscrimination agraphies with the nondiscrimination agraphies with the nondiscrimination agraphies with the nondiscrimination agraphics agraphics with the nondiscrimination agraphics agraphics with the nondiscrimination agraphics agraphics agraphics with the nondiscrimination agraphics with the nondiscrimination agraphics agraphics agraphics with the nondiscrimination agraphics agraphics agraphics agraphics with the nondiscrimination agraphics agra	reement and warranty under greement and warrant under
NOTI		T GENERAL STATUTES § 31-5 and Safety Act Compliance	57b
Contractor is not in violation of, i 31-57b.	s in compliance with and	will remain in compliance with Con	nnecticut General Statutes §
	Gift and Campaign	NECTICUT GENERAL STATU Contribution Certification or more in a calendar r fiscal year	
Contractor hereby swears as tru	e to the best knowledge ar	nd belief of the person signing below	w
participate substantially in prepart principals and key personnel, what to (i) any public official or emploin preparation of bid solicitations	ring bids, proposals or ne no participate substantial byee of CHFA soliciting by or requests for proposals	B) any principals and key personal gotiating vate Contracts, or (C) and ly in mercaning bids, proposals or bids or proposals for the Contract, which contract or the negotiation of the agency who has supervisory of the contract or the supervisory of the contract or the negotiation of the agency who has supervisory of the contract or the negotiation of th	y agent of the Contractor or negotiating state Contracts who participates substantially or award of the Contract, or
knows of any action by the Cont	ractor to circumvent such	actor or agent of the Contractor or prohibition on gifts by providing a r to provide a gift to any such public	for any other principals and
(3) That the Contractor is submit	ing bids or proposals with	nout fraud or collusion with any per	rson.
shall be disqualified and		e certification required under (1) contract to the next highest rank new bids or proposals.	
		lowing are all contributions made r state-wide public office or the Go	
Name of Candidate	Contributor	Amount of Contribution	Date of Contribution
Name of Candidate	Contributor	Amount of Contribution	Date of Contribution

attach additional pages as required

Contractor agrees to update this affidavit on an annual basis.

### FOR INVESTMENT SERVICES DISCLOSURE OF THIRD PARTY FEES CONNECTICUT GENERAL STATUTES §3-13j

Contractor hereby swears and attests that all third party fees\* attributable to the Contract whenever paid are as follows:

Name of Payee	Dollar amount of value of non-	Fee arrangement	Specific services performed by
	cash compensation & date		payee

(attach additional pages as required)

## AFFIDAVIT AND CERTIFICATION REGARDING CONNECTICUT GENERAL STATUTES § 4a-81 Consultant Affidavit

(for contracts valued at \$50,000 or more in any calendar viscal year

Contractor hereby swears and attests as true to the best knowledge and believe the person signing below that no consulting agreement as defined in Connecticut General Statutes § 4a-81 been entered into in connection with the Contract, except as follows:

For each consultant, list the name of the consultant, the consultant's firm, the basic terms of the consulting agreement, a brief description of the services provided, and an indication as to whether the consultant is a former state employee or public official. If the consultant is a former state employee or public official, indicate his or her former agency and the date such employment terminated.

1		
2.	2M	
	<b>7</b> 0,	

attach additional pages as required

Contractor hereby agrees to ame this affidavit whenever any new consulting agreement is entered into during the term of the Contract. Failure to contract will result in disqualification.

Contractor hereby acknowledges receipt of:

- SEEC Form 10, Notice of Connecticut General Statutes § 9-612(g)(2)
- CHFA Ethics Statement
- Whistleblowing, Connecticut General Statutes § 4-61dd

<sup>\*</sup>Third party fees includes, but is not limited to: management fees, placement agent fees, solicitation fees, referral fees, promotion fees, introduction or matchmaker fees and due diligence fees or as otherwise defined in Connecticut General Statutes Section 3-13j or any amendments thereto.

## CERTIFICATION REGARDING CONNECTICUT GENERAL STATUTES § 4-252a Prohibiting State Contracts with Entities Making Certain Investments in Iran

Is your principal place of business located	ed outside of the United States?	
Yes	No	
•	nent of twenty million dollars or more in 202 of the Comprehensive Iran Sanctions stment on or after said date?	•
Yes	No	
Subscribed and sworn to subject to the p	enalties of false statement, Connecticut Ge	eneral Statutes § 53a-157b.  Anature of Authorized Official  Printed Name of Authorized Official
Contractor Name		anature of Authorized Official
Federal Employer ID Number or Social Security	Number F	Printed Name of Authorized Official
Sworn and subscribed before me on this	day of	
	Notary Public/Comm	hissioner of the Superior Court
RESOLU	N BY COFFA WHERE CONTRACTOR THON REGARDING NONDISCRIMIN	NATION)
I, the undersigned head of CNFA, nondiscrimination agreements and was amended.	or designee, certify that the attached rranties of Connecticut General Statutes	prior resolution complies with the s §§ 4a-60(a)(1) and 4a-60a(a)(1), as
Signature	- - I	Date

#### **SEEC FORM 10**

CONNECTICUT STATE ELECTIONS ENFORCEMENT COMMISSION Rev. 1/11
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# Notice to Executive Branch State Contractors and Prospective State Contractors of Campaign Contribution and Solicitation Limitations

Acknowledgement of Receipt of Explanation of Prohibitions for Incorporation in Contracting and Bidding Documents

This notice is provided under the authority of Connecticut General Statutes §9-612(g)(2), as amended by P.A. 10-1, and is for the purpose of informing state contractors and prospective state contractors of the following law (italicized words are defined on the reverse side of this page).

#### CAMPAIGN CONTRIBUTION AND SOLICITATION LIMITATIONS

No state contractor, prospective state contractor, principal of a state contractor or principal of a prospective state contract, with regard to a state contract or state contract solicitation with or from a state agency in the executive branch or a quasi-public agency or a holder, or principal of a holder of a valid prequalification certificate, shall make a contribution to (i) an exploratory contractive or candidate committee established by a candidate for nomination or election to the office of Governor, Lieutenant Governor, Andrew General, State Comptroller, Secretary of the State or State Treasurer, (ii) a political committee authorized to make contributions or expenditures to or for the benefit of such candidates, or (iii) a party committee (which includes town committees).

In addition, no holder or principal of a holder of a valid prequalification certificate, shell bake a contribution to (i) an exploratory committee or candidate committee established by a candidate for nomination or ejection to the office of State senator or State representative, (ii) a political committee authorized to make contributions or expenditures to or for the benefit of such candidates, or (iii) a party committee.

On and after January 1, 2011, no state contractor, prospective state contractor principal of a state contractor or principal of a prospective state contractor, with regard to a state contract or state contract solicitation with or from a state agency in the executive branch or a quasi-public agency or a holder, or principal of a holder of a valid prequalification certificate, shall knowingly solicit contributions from the state contractor's or prospective state contractor's employees or from subcontractor or principals of the subcontractor on behalf of (i) an exploratory committee or candidate committee established by a andidate for nomination or election to the office of Governor, Lieutenant Governor, Attorney General, State Comptroller, Secretary of the State or State Treasurer, (ii) a political committee authorized to make contributions or expenditures to or for the benefit of such sanddates, or (iii) a party committee.

#### TO INFORM

State contractors and prospective state contractors are solired to inform their principals of the above prohibitions, as applicable, and the possible penalties and other consequences of any visition thereof.

#### PENALTIES FOR VIOLATIONS

Contributions or solicitations of contributions made in violation of the above prohibitions may result in the following civil and criminal penalties:

Civil penalties—Up to \$2,000 or twice the amount of the prohibited contribution, whichever is greater, against a principal or a contractor. Any state contractor or prospective state contractor which fails to make reasonable efforts to comply with the provisions requiring notice to its principals of these prohibitions and the possible consequences of their violations may also be subject to civil penalties of up to \$2,000 or twice the amount of the prohibited contributions made by their principals.

<u>Criminal penalties</u>—Any knowing and willful violation of the prohibition is a Class D felony, which may subject the violator to imprisonment of not more than 5 years, or not more than \$5,000 in fines, or both.

#### CONTRACT CONSEQUENCES

In the case of a state contractor, contributions made or solicited in violation of the above prohibitions may resulting the contract being voided.

In the case of a prospective state contractor, contributions made or solicited in violation of the above prohibitions shall result in the contract described in the state contract solicitation not being awarded to the prospective state contractor, unless the State Elections Enforcement Commission determines that mitigating circumstances exist concerning such violation.

The State shall not award any other state contract to anyone found in violation of the above prohibitions for a period of one year after the election for which such contribution is made or solicited, unless the State Elections Enforcement Commission determines that mitigating circumstances exist concerning such violation.

#### **SEEC FORM 10**

CONNECTICUT STATE ELECTIONS ENFORCEMENT COMMISSION Rev. 1/11
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#### DEFINITIONS

"State contractor" means a person, business entity or nonprofit organization that enters into a state contract. Such person, business entity or nonprofit organization shall be deemed to be a state contractor until December thirty-first of the year in which such contract terminates. "State contractor" does not include a municipality or any other political subdivision of the state, including any entities or associations duly created by the municipality or political subdivision exclusively amongst themselves to further any purpose authorized by statute or charter, or an employee in the executive or legislative branch of state government or a quasi-public agency, whether in the classified or unclassified service and full or part-time, and only in such person's capacity as a state or quasi-public agency employee.

"Prospective state contractor" means a person, business entity or nonprofit organization that (i) submits a response to a state contract solicitation by the state, a state agency or a quasi-public agency, or a proposal in response to a request for proposals by the state, a state agency or a quasi-public agency, until the contract has been entered into, or (ii) holds a valid prequalification certificate issued by the Commissioner of Administrative Services under section 4a-100. "Prospective state contractor" does not include a municipality or any other political subdivision of the state, including any entities or associations duly created by the municipality or political subdivision exclusively amongst themselves to further any purpose authorized by statute or charter, or an employee in the executive or legislative branch of state government or a quasi-public agency, whether in the classified or unclassified service and full or part-time, and only in such person's capacity as a state or quasi-public agency employee.

"Principal of a state contractor or prospective state contractor" means (i) any individual who is a member of the beard of directors of, or has an ownership interest of five per cent or more in, a state contractor or prospective state contractor, which is a business entity, except for an individual who is a member of the board of directors of a nonprofit organization, (ii) an individual who is employed by a state contractor or prospective state contractor, which is a business entity, as president, treasurer or executive vice president, (iii) an individual who is the chief executive officer of state contractor or prospective state contractor, which is not a business entity, or if a state contractor or prospective state contractor has no synchrifteer, then the officer who duly possesses comparable powers and duties, (iv) an officer or an employee of any state contractor or prospective state contractor who has managerial or discretionary responsibilities with respect to a state contract, (v) the spouse or a dependent child who is eighteen years of age or older of an individual described in this subparagraph, or (vi) a political committee established or controlled by an individual described in this subparagraph or the business entity or nonprofit organization that is the state contractor or prospective state contractor.

"State contract" means an agreement or contract with the state or any state agency or any quasi-public agency, let through a procurement process or otherwise, having a value of fifty thousand dollars or more, or a combination or series of such agreements or contracts having a value of one hundred thousand dollars or more in a calendar year, for (i) the rendition of services, (ii) the furnishing of any goods, material, supplies, equipment or any items of any kind, (iii) the construction, alteration or repair of any public building or public work, (iv) the acquisition, sale or lease of any land or building, (v) a licensing arrangement, or (vi) a grant, loan or loan guarantee. "State contract" does not include any agreement or contract with the state, any state agency or any quasi-public agency that is exclusively federally funded, an education can, a loan to an individual for other than commercial purposes or any agreement or contract between the state or any state agency and the United States Capartment of the Navy or the United States Department of Defense.

"State contract solicitation" means a request by a state agency of a sei-public agency, in whatever form issued, including, but not limited to, an invitation to bid, request for proposals, request for information or request for thotas, inviting bids, quotes or other types of submittals, through a competitive procurement process or another process authorized by law waiving competitive procurement.

"Managerial or discretionary responsibilities with respect to a state contract" means having direct, extensive and substantive responsibilities with respect to the negotiation of the state contract and not peripheral, cierical or ministerial responsibilities.

"Dependent child" means a child residing in a advidual's household who may legally be claimed as a dependent on the federal income tax of such individual.

"Solicit" means (A) requesting that a contribution be made, (B) participating in any fund-raising activities for a candidate committee, exploratory committee, political committee or party committee, including, but not limited to, forwarding tickets to potential contributors, receiving contributions for transmission to any such committee or bundling contributions, (C) serving as chairperson, treasurer or deputy treasurer of any such committee, or (D) establishing a political committee for the sole purpose of soliciting or receiving contributions for any committee. Solicit does not include: (i) making a contribution that is otherwise permitted by Chapter 155 of the Connecticut General Statutes; (ii) informing any person of a position taken by a candidate for public office or a public official, (iii) notifying the person of any activities of, or contact information for, any candidate for public office; or (iv) serving as a member in any party committee or as an officer of such committee that is not otherwise prohibited in this section.

"Subcontractor" means any person, business entity or nonprofit organization that contracts to perform part or all of the obligations of a state contractor's state contract. Such person, business entity or nonprofit organization shall be deemed to be a subcontractor until December thirty first of the year in which the subcontract terminates. "Subcontractor" does not include (i) a municipality or any other political subdivision of the state, including any entities or associations duly created by the municipality or political subdivision exclusively amongst themselves to further any purpose authorized by statute or charter, or (ii) an employee in the executive or legislative branch of state government or a quasi-public agency, whether in the classified or unclassified service and full or part-time, and only in such person's capacity as a state or quasi-public agency employee.

"Principal of a subcontractor" means (i) any individual who is a member of the board of directors of, or has an ownership interest of five per cent or more in, a subcontractor, which is a business entity, except for an individual who is a member of the board of directors of a nonprofit organization, (ii) an individual who is employed by a subcontractor, which is a business entity, as president, treasurer or executive vice president, (iii) an individual who is the chief executive officer of a subcontractor, which is not a business entity, or if a subcontractor has no such officer, then the officer who duly possesses comparable powers and duties, (iv) an officer or an employee of any subcontractor who has managerial or discretionary responsibilities with respect to a subcontract with a state contractor, (v) the spouse or a dependent child who is eighteen years of age or older of an individual described in this subparagraph, or (vi) a political committee established or controlled by an individual described in this subparagraph or the business entity or nonprofit organization that is the subcontractor.

SEEC FORM 10
CONNECTICUT STATE ELECTIONS ENFORCEMENT COMMISSION
Rev. 1/11
Page 3 of 3



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#### CONNECTICUT HOUSING FINANCE AUTHORITY ETHICS STATEMENT

The Connecticut Housing Finance Authority ("CHFA") was created in 1969 by the State legislature as a quasi-public agency of the State of Connecticut. Its purpose is to help alleviate the shortage of affordable housing for low and moderate-income families and persons in Connecticut, and when appropriate, to promote or maintain the economic development of the State through employer-assisted housing efforts.

CHFA administers a multi-billion dollar portfolio of housing related financing in the State resulting primarily from its loan programs for both single and multifamily housing. These programs are financed by the proceeds of tax exempt and taxable bonds issued by CHFA together with State funds it administers and its own funds. CHFA has significant interaction with the State and private financial markets and has relationships with both nonprofit and for profit developers of housing. It is important that the CHFA Board of Directors and its employees and persons doing business or seeking to do business with CHFA understand and comply at all times with CHFA's ethical standards in the performance of their duties and conduct of their business.

It is the policy of the Connecticut Housing Finance Authority that its employees and members of its Board of Directors will comply with all laws and regulations pertaining to the conduct of CHFA's business and administration of its programs and that they will do so with the highest standards of ethical behavior. Those with whom CHFA does business are expected to similarly comply with applicable laws and regulations and standards. Any breach or deviation from applicable laws and regulations or standards will result in appropriate disciplinary action including but not limited to termination of employment and sanctions as required by CHFA and state law.

The CHFA Board of Directors and all CHFA employees are subject to the Code of Ethics for Public Officials, Connecticut General Statutes Chapter 10, Part 1, §§1-79 through 1-89 as amended ("Code of Ethics") in the discharge of their duties, including, but not limited to, the following provisions:

- Gifts In general, acceptance of gifts from anyone doing business with or seeking to do business with CHFA of from persons known to be a registered lobbyist or lobbyist's representative is prohibited
- Financial Benefit use of office for financial benefit of the individual, certain family members or associate nesses is prohibited
- Outside Employment outside employment which may impair independence of judgment or induct displosure of confidential information is prohibited (Note: Connecticut General Statutes § 8-244(b) provides notwithstanding the provisions of any other law to the contrary, it shall not constitute a conflict of interest for a trustee, director, partner or officer of any person, firm or corporation, or any individual having a financial interest in a person, firm or corporation, to serve as a member of the authority, provided such restee, director, partner, officer or individual shall abstain from deliberation, action or vote by the authority in specific respect to such person, then it corporation.)
- Financial Disclosure filing of financial disclosure statements with the State Ethics Con inis ion is required by certain employees and the Board of Directors
- Post -State Employment accepting employment with parties to contracts or regular parties upon leaving CHFA is restricted (Note: Connecticut General Statutes § 1-84b(c) provides exceptions for members or former members of the boards or commissions who serve ex officio, who are required by statute to represent the regulated industry or who are permitted statute to have a past or present affiliation with the regulated industry.)

Members of the Board of Directors and all CHFA employees are provided a provisions of the CHFA employee handbook as amended ("Employee Handbook") including, but not limited to: of the Code of Ethics. Additionally, CHFA employees are subject to the

- Provisions limiting conflicts of interest and requiring filing fastatement with the President-Executive Director regarding any outside employment (§107)
- Requiring gifts with a value of \$10 to be returned or the cted to CHFA (§107)
- Prohibiting acceptance of meals or entertainment flow those in a position to benefit from CHFA decisions, contracts or financing (§107)

  Limitations on outside employment including conducting conducting outside business or employment during working hours or using CHFA facilities or resources to conduct any business offer than CHFA official business (§108)
- Requiring compliance with the Code of Ethics (§701)

Copies of this Ethics Statement, the Co Ethics and Employee Handbook are provided to employees and to each new employee prior to the commencement of employment with CHFN Employees are required to sign a statement acknowledging receipt of the Code of Ethics and Employee Handbook and agreeing to comply with their requirements.

Employees who leave CHFA are to comply with the Code of Ethics provisions regarding post-employment and are reminded of these during an exit interview with CHFA's Human resources staff.

Breaches of any of the provisions of the Code of Ethics or Employee Handbook or other governing laws or regulations will result in disciplinary action up to and including dismissal, in addition to sanctions provided by state law.

CHFA has designated as its Ethics Liaison its General Counsel. The Ethics Liaison is an available resource to CHFA employees regarding statutory and regulatory compliance and questions regarding ethical standards; however, questions concerning the applicability or enforcement of the Code of Ethics are to be directed to the State of Connecticut Ethics Commission.

Persons doing business with or seeking to do business with CHFA will be provided with a copy of this Ethics Statement and are required to comply with the applicable provisions of the Code of Ethics and the Code of Ethics for Lobbyists, Connecticut General Statutes §§1-91 through 1-101 and other governing laws and regulations including, but not limited to:

- Restrictions on gift giving (§1-84(f),(m))
- Employment(§1-84(g),1-84b(c)(3)
- Reporting(§1-84(o)

and are required to comply with requirements of Connecticut General Statutes §3-13] and §3-131 regarding disclosure of third party fees and finders fees and §§4-250 through 4-252 regarding affidavits and certifications for large state contracts.

Connecticut General Statutes Annotated

Title 4a. Administrative Services (Refs & Annos)

Chapter 58. Purchases and Printing (Refs & Annos)

§ 4a-60. Nondiscrimination and affirmative action provisions in awarding agency, municipal public works and q...

Connecticut General Statutes Annotated | Title 4A. Administrative Services | Effective: October 1, 2015 (Approx. 4 pages)

Effective: October 1, 2015

C.G.S.A. § 4a-60

§ 4a-60. Nondiscrimination and affirmative action provisions in awarding agency, municipal public works and quasi-public agency project contracts

#### Currentness

- (a) Every contract to which an awarding agency is a party, every quasi-public agency project contract and every municipal public works contract shall contain the following provisions:
- (1) The contractor agrees and warrants that in the performance of the contract ach contractor will not discriminate or permit discrimination against any person or discrimination of persons on the grounds of race, color, religious creed, age, marital status national origin ancestry, sex, gender identity or expression, intellectual disability, mental disability or physical disability, including, but not limited to, blindness, unless it is shown by such contractor that such disability prevents performance of the work provided, in any manner prohibited by the laws of the United States or of the state of connecticut; and the contractor further agrees to take affirmative action to insure that applicants with job-related qualifications are employed and that employees are treated when employed without regard to their race, color, religious creed, are, marital status, national origin, ancestry, sex, gender identity or expression, in that disability, mental disability or physical disability, including, but not limited is blindness, unless it is shown by such contractor that such disability prevents performance of the work involved;
- (2) The contractor agrees, in all so tick ions or advertisements for employees placed by or on behalf of the contractor, to state that it is an "affirmative action-equal opportunity employer" in accordance with egulations adopted by the Commission on Human Rights and Opportunities;
- (3) The contractor agrees to provide each labor union or representative of workers with which such contractor has a collective bargaining agreement or other contract or understanding and each vendor with which such contractor has a contract or understanding, a notice to be provided by the Commission on Human Rights and Opportunities advising the labor union or workers' representative of the contractor's commitments under this section, and to post copies of the notice in conspicuous places available to employees and applicants for employment;
- (4) The contractor agrees to comply with each provision of this section and sections 46a-68e and 46a-68f and with each regulation or relevant order issued by said commission pursuant to sections 46a-56, 46a-68e, 46a-68f and 46a-86; and
- (5) The contractor agrees to provide the Commission on Human Rights and Opportunities with such information requested by the commission, and permit access to pertinent books, records and accounts, concerning the employment practices and procedures of the contractor as relate to the provisions of this section and section 46a-56.
- (b) If the contract is a public works contract, municipal public works contract or contract for a quasi-public agency project, the contractor agrees and warrants that he or she will make good faith efforts to employ minority business enterprises as subcontractors and suppliers of materials on such public works or quasi-public agency project.

- (c) (1) Any contractor who has one or more contracts with an awarding agency or who is a party to a municipal public works contract or a contract for a quasi-public agency project, where any such contract is valued at less than fifty thousand dollars for each year of the contract, shall provide the awarding agency, or in the case of a municipal public works or quasi-public agency project contract, the Commission on Human Rights and Opportunities, with a written or electronic representation that complies with the nondiscrimination agreement and warranty under subdivision (1) of subsection (a) of this section, provided if there is any change in such representation, the contractor shall provide the updated representation to the awarding agency or commission not later than thirty days after such change.
- (2) Any contractor who has one or more contracts with an awarding agency or who is a party to a municipal public works contract or a contract for a quasi-public agency project, where any such contract is valued at fifty thousand dollars or more for any year of the contract, shall provide the awarding agency, or in the case of a municipal public works or quasi-public agency project contract, the Commission on Human Rights and Opportunities, with any one of the following:
- (A) Documentation in the form of a company or corporate policy adopted by resolution of the board of directors, shareholders, managers, members or other governing body of such contractor that complies with the nondiscrimination agreement and warranty under
- resolution complies with the nondiscrimination agreement and warranty inder subdivision (1) of subsection (a) of this section; or
- (C) Documentation in the form of an affidavit signed under peral of false statement by a chief executive officer, president, chairperson or other corporate officer duly authorized to adopt company or corporate policy that certifies that the company or corporate policy of the contractor complies with the nondiscrimination agreement and warranty under subdivision (1) of subsection (a) of this section an effect on the date the affidavit is signed.
- (3) No awarding agency, or in the case of a minicipal public works contract, no municipality, or in the case of a quasi-vubile agency project contract, no entity, shall award a contract to a contractor who has not provided the representation or documentation required under subdivisions (1) and (2) of this subsection, as applicable. After the initial submission of scorrepresentation or documentation, the contractor shall not be required to resubmit such representation or documentation unless there is a change in the information contained in such representation or documentation. If there is any change in the information contained in the most recently filed representation or updated documentation, the contractor shall submit an updated representation or documentation, as applicable, either (A) not later than thirty days after the effective date of such change, or (B) upon the execution of a new contract with the awarding agency, municipality or entity, as applicable, whichever is earlier. Such contractor shall also certify, in accordance with subparagraph (B) or (C) of subdivision (2) of this subsection, to the awarding agency or commission, as applicable, not later than fourteen days after the twelve-month anniversary of the most recently filed representation, documentation or updated representation or documentation, that the representation on file with the awarding agency or commission, as applicable, is current and accurate.
- (d) For the purposes of this section, "contract" includes any extension or modification of the contract, "contractor" includes any successors or assigns of the contractor, "marital status" means being single, married as recognized by the state of Connecticut, widowed, separated or divorced, and "mental disability" means one or more mental disorders, as defined in the most recent edition of the American Psychiatric Association's "Diagnostic and Statistical Manual of Mental Disorders", or a record of or regarding a person as having one or more such disorders. For the purposes of this section, "contract" does not include a contract where each contractor is (1) a political subdivision of the state. including, but not limited to, a municipality, unless the contract is a municipal public works

contract or quasi-public agency project contract, (2) any other state, as defined in section 1-267, (3) the federal government, (4) a foreign government, or (5) an agency of a subdivision, state or government described in subdivision (1), (2), (3) or (4) of this subsection.

- (e) For the purposes of this section, "minority business enterprise" means any small contractor or supplier of materials fifty-one per cent or more of the capital stock, if any, or assets of which is owned by a person or persons: (1) Who are active in the daily affairs of the enterprise, (2) who have the power to direct the management and policies of the enterprise, and (3) who are members of a minority, as such term is defined in subsection (a) of section 32-9n; and "good faith" means that degree of diligence which a reasonable person would exercise in the performance of legal duties and obligations. "Good faith efforts" shall include, but not be limited to, those reasonable initial efforts necessary to comply with statutory or regulatory requirements and additional or substituted efforts when it is determined that such initial efforts will not be sufficient to comply with such requirements.
- (f) Determination of the contractor's good faith efforts shall include, but shall not be limited to, the following factors: The contractor's employment and subcontracting policies, patterns and practices; affirmative advertising, recruitment and training; technical assistance activities and such other reasonable activities or efforts as the Commission on Human Rights and Opportunities may prescribe that are designed to ensure the participation of minority business enterprises in public works projects.
- (g) The contractor shall develop and maintain adequate documentation, in a manner prescribed by the Commission on Human Rights and Opportunities, of its good faith efforts.
- (h) The contractor shall include the provisions of subsections (a) and (b) of this every subcontract or purchase order entered into in order to fulfill any oblig contract with the state, and in every subcontract entered into in order to Nifil obligation of a municipal public works contract or contract for a quasi-public agency project, and such provisions shall be binding on a subcontractor, vendor or manufacturer, unless exempted by regulations or orders of the Commission and Luman Rights and Opportunities. The contractor shall take such action with respect to any such subcontract or purchase order as the commission may direct as a means of enforcing such provisions, including sanctions for noncompliance in accordance with section 46a-56; provided, if such contractor becomes involved in threatened with, litigation with a subcontractor or vendor as a result of such direction by the commission regarding a contract, the contractor may request the state of connecticut to enter into any such by the commission regarding a state litigation or negotiation prior thereto to protect the interests of the state and the state may so enter.

#### Credits

C.Sp.Sess., P.A. 366, § 1, eff. June 29, 1965; 1967, P.A. (1958 Rev., § 4-114a; 1965 284; 1973, P.A. 73-279, § (3;) 974, P.A. 74-68; 1976, P.A. 76-8; 1978, P.A. 78-148, § 8; 1982, P.A. 82-358, § 7, et. July 1, 1982; 1983, P.A. 83-569, § 8, eff. July 1, 1983; 1984, P.A. 84-412, § 3, eff. July 1, 1984; 1984, P.A. 84-418; 1988, P.A. 88-351, § 2, eff. April 1, 1989; 1989, P.A. 89-253, § 2, eff. July 1, 1989; 2007, P.A. 07-142, § 9, eff. June 25, 2007; 2009, P.A. 09-158, § 1, eff. June 30, 2009; 2011, P.A. 11-55, § 3; 2011, P.A. 11-129, § 20; 2011, P.A. 11-229, § 3; 2015, June Sp.Sess., P.A. 15-5, § 63.)

C. G. S. A. § 4a-60, CT ST § 4a-60

The statutes and Constitution are current through General Statutes of Connecticut. Revision of 1958, Revised to January 1, 2017.

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Connecticut General Statutes Annotated

Title 4a. Administrative Services (Refs & Annos)

Chapter 58. Purchases and Printing (Refs & Annos)

§ 4a-60a. Provisions re nondiscrimination on the basis of sexual orientation required in awarding agency, muni... Connecticut General Statutes Annotated Title 4A. Administrative Services Effective: October 1, 2015 (Approx. 3 pages) Effective: October 1, 2015

C.G.S.A. § 4a-60a

§ 4a-60a. Provisions re nondiscrimination on the basis of sexual orientation required in awarding agency, municipal public works and

- Currentness

  (a) Every contract to which an awarding agency is a party, every contract for a quasipublic agency project and every municipal public works contract shall contain the
  following provisions:

  (1) The contractor agrees and warrants the contractor will not discontractor will not discontractor.
- contractor will not discriminate or permit discrimination against any person persons on the grounds of sexual orientation, in any manner prohibited by the laws of the United States or of the state of Connecticut, and that employees are employed without regard to their sexual orientation;
- (2) The contractor agrees to provide each labor union or sep esentative of workers with which such contractor has a collective bargaining agreement or other contract or understanding and each vendor with which such contractor has a contract or understanding, a notice to be provided by the second on Human Rights and Opportunities advising the labor union or workers' representative of the contractor's commitments under this section, and to los copies of the notice in conspicuous places available to employees and applicants or employment;
- (3) The contractor agrees to comply with each provision of this section and with each regulation or relevant order red by said commission pursuant to section 46a-56; and
- of to provide the Commission on Human Rights and Opportunities with such information requested by the commission, and permit access to pertinent books, records and accounts, concerning the employment practices and procedures of the contractor which relate to the provisions of this section and section 46a-56.
- (b) (1) Any contractor who has one or more contracts with an awarding agency or who is a party to a municipal public works contract or a contract for a quasi-public agency project, where any such contract is valued at less than fifty thousand dollars for each year of the contract, shall provide the awarding agency, or in the case of a municipal public works or quasi-public agency project contract, the Commission on Human Rights and Opportunities, with a written representation that complies with the nondiscrimination agreement and warranty under subdivision (1) of subsection (a) of this section.
- (2) Any contractor who has one or more contracts with an awarding agency or who is a party to a municipal public works contract or a contract for a quasi-public agency project, where any such contract is valued at fifty thousand dollars or more for any year of the contract, shall provide such awarding agency, or in the case of a municipal public works or quasi-public agency project contract, the Commission on Human Rights and Opportunities, with any of the following:
- (A) Documentation in the form of a company or corporate policy adopted by resolution of the board of directors, shareholders, managers, members or other governing body of

such contractor that complies with the nondiscrimination agreement and warranty under subdivision (1) of subsection (a) of this section;

- (B) Documentation in the form of a company or corporate policy adopted by a prior resolution of the board of directors, shareholders, managers, members or other governing body of such contractor if (i) the prior resolution is certified by a duly authorized corporate officer of such contractor to be in effect on the date the documentation is submitted, and (ii) the head of the awarding agency, or a designee, or in the case of a municipal public works or quasi-public agency project contract, the executive director of the Commission on Human Rights and Opportunities or a designee, certifies that the prior resolution complies with the nondiscrimination agreement and warranty under subdivision of subsection (a) of this section; or
- (C) Documentation in the form of an affidavit signed under penalty of false statement by a chief executive officer, president, chairperson or other corporate officer duly authorized to adopt company or corporate policy that certifies that the company or corporate policy of the contractor complies with the nondiscrimination agreement and warranty under subdivision (1) of subsection (a) of this section and is in effect on the date the affidavit is signed.
- (3) No awarding agency, or in the case of a municipal public works contract, no municipality, or in the case of a quasi-public agency project contract, no entity, shall award a contract to a contractor who has not provided the representation or documentation required under subdivisions (1) and (2) of this subsection, as applicable. After the initial submission of such representation or documentation, the contractor shall not be required to resubmit such representation or documentation unless there is a change in the information contained in such representation or documentation. If the any change in the information contained in the most recently filed representation updated documentation, the contractor shall submit an updated representation documentation, as applicable, either (A) not later than thirty days after the of such change, or (B) upon the execution of a new contract with the municipality, or entity, as applicable, whichever is earlier. Such contractor shall also certify, in accordance with subparagraph (B) or (C) of subdivision (N) of this subsection, to the awarding agency or commission, as applicable, not later the fourteen days after the twelve-month anniversary of the most recently filed representation, documentation or updated representation or documentation, that the repreentation on file with the awarding agency or commission, as applicable, is current and accurate.
- (4) For the purposes of this section, "contract" the any extension or modification of the contract, and "contractor" includes any contractor or assigns of the contractor. For the purposes of this section, "contract" does not include a contract where each contractor is (A) a political subdivision of the state including, but not limited to, a municipality, unless the contract is a municipal public work contract or quasi-public agency project contract, (B) any other state, as defined in section 1-267, (C) the federal government, (D) a foreign government, or (E) an agency of a subdivision, state or government described in or D) of this subdivision. subparagraph (A), (B)
- (c) The contractor shall include the provisions of subsection (a) of this section in every subcontract or purchase order entered into in order to fulfill any obligation of a contract with the state, and in every subcontract entered into in order to fulfill any obligation of a municipal public works contractor contract for a quasi-public agency project, and such provisions shall be binding on a subcontractor, vendor or manufacturer unless exempted by regulations or orders of the Commission on Human Rights and Opportunities. The contractor shall take such action with respect to any such subcontract or purchase order as the commission may direct as a means of enforcing such provisions, including sanctions for noncompliance in accordance with section 46a-56; provided, if such contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the commission regarding a state contract, the contractor may request the state of Connecticut to enter into any such litigation or negotiation prior thereto to protect the interests of the state and the state may so enter.

#### Credits

(1991, P.A. 91-58, § 16; 1991, P.A. 91-407, § 8, eff. July 2, 1991; 2007, P.A. 07-142, § 10, eff. June 25, 2007; 2009, P.A. 09-158, § 2, eff. June 30, 2009; 2011, P.A. 11-229, § 4; 2015, June Sp.Sess., P.A. 15-5, § 64.)

C. G. S. A. § 4a-60a, CT ST § 4a-60a

4/20/2017 § 4a-60a. Provisions re nondiscrimination on the basis of sexual orientation required in awarding agency, municipal public works and quasi-public agency...

The statutes and Constitution are current through General Statutes of Connecticut, Revision of 1958, Revised to January 1, 2017.

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Connecticut General Statutes Annotated

Title 31. Labor

Chapter 557. Employment Regulation (Refs & Annos)

§ 31-57b. Awarding of contracts to occupational safety and health law violators prohibited Connecticut General Statutes Annotated Title 31. Labor (Approx. 2 pages)

C.G.S.A. § 31-57b

§ 31-57b. Awarding of contracts to occupational safety and health law violators prohibited

#### Currentness

No contract shall be awarded by the state or any of its political subdivisions to any person or firm or any firm, corporation, partnership or association in which such persons or firms have an interest (1) which has been cited for three or more wilful or serious violations of any occupational safety and health act or of any standard, order or regulation promulgated pursuant to such act, during the three-year period preceding the bid, provided such violations were cited in accordance with the provisions of any state occupations health act or the Occupational Safety and Health Act of 1970, 1 and not abated time fixed by the citation and such citation has not been set aside following app appropriate agency or court having jurisdiction or (2) which has received one or more criminal convictions related to the injury or death of any employee that three-year period preceding the bid. Any person who knowingly provides false information concerning the information required pursuant to this section shall be assessed civil penalty of not less than five hundred dollars nor more than five thousand dollars and shall be disqualified from bidding on or participating in a contract with the state or any of its political subdivisions for five years from the date of the final determination that the information is false. Any political subdivision or any state agency receiving false information pursuant to this section shall notify the Commissioner of Administrative Services and, upon receipt of such notice, the commissioner shall conduct a hearing it actionance with the provisions of chapter 54.<sup>2</sup>
Upon a determination that false information was provided, the commissioner shall impose a civil penalty in accordance with the provisions of this section. Such civil penalty shall be paid to the Treasurer or to an official or the political subdivision, as the case may be Any civil to the Treasurer or to an official on the political subdivision, as the case may be. Any civil penalty imposed pursuant is this section may be collected in a civil proceeding by any official of a political subdivision authorized to institute civil actions or, in the case of the state, by the attorney general, upon complaint of the Commissioner of Administrative Services.

#### Credits

(1989, P.A. 89-367, § 6.)

#### Footnotes

1 29 U.S.C.A. § 651 et seq.

2 C.G.S.A. § 4-166 et seq.

C. G. S. A. § 31-57b, CT ST § 31-57b

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Connecticut General Statutes Annotated Title 4. Management of State Agencies

Chapter 55C. Large State Contracts: Certifications (Refs & Annos)

#### § 4-250. Definitions

Connecticut General Statutes Annotated Title 4. Management of State Agencies Effective: October 1, 2013 (Approx. 2 pages) Effective: October 1, 2013

C.G.S.A. § 4-250

§ 4-250. Definitions

- (1) "Gift" has the same meaning as provided in section 1-79, except that the exclusion is subparagraph (L) of subdivision (5) of section 1-79 for a gift for the celebration of a region (2) "Quasi-public agency". "public agency". "public agency". "public agency".
- as provided in section 1-79;
- (3) "State agency" means any office, department, board, council, commission, institution or other agency in the executive, legislative or judicial branch of star government;
- (4) "Large state contract" means an agreement or a combi or series of agreements between a state agency or a quasi-public agency and a erson, firm or corporation, having a total value of more than five hundred thousand dollars in a calendar or fiscal year, for (A) a project for the construction, alteration or repair of any public building or public work, (B) services, including, but not limed to, consulting and professional services, (C) the procurement of supplies fractionals or equipment, (D) a lease, or (E) a licensing arrangement. The term "large (tat) contract" does not include a contract between a state agency or a quasi-put ic agency and a political subdivision of the state;
- (5) "Principals and key personnel cans officers, directors, shareholders, members, partners and managerial ep
- (6) "Participated substantially" means participation that is direct, extensive and substantive, and not peripheral, clerical or ministerial.

#### Credits

(2004, P.A. 04-245, § 2, eff. June 1, 2004; 2007, P.A. 07-213, § 2, eff. July 10, 2007; 2013, P.A. 13-244, § 23.)

C. G. S. A. § 4-250, CT ST § 4-250

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Connecticut General Statutes Annotated
Title 4. Management of State Agencies

Chapter 55C. Large State Contracts: Certifications (Refs & Annos)

#### § 4-252. Certifications

Connecticut General Statutes Annotated Title 4. Management of State Agencies Effective: October 1, 2011 (Approx. 2 pages)
Effective: October 1, 2011

C.G.S.A. § 4-252

#### § 4-252. Certifications

#### Currentness

- (a) On and after July 1, 2006, no state agency or quasi-public agency shall execute a large state contract unless the state agency or quasi-public agency obtains the written or electronic certification described in this section. Each such certification shall be sworn as true to the best knowledge and belief of the person signing the certification, subject to the penalties of false statement. If there is any change in the information contained in the most recently filed certification, such person shall submit an updated certification either (1) not later than thirty days after the effective date of any such change, on a upon the submittal of any new bid or proposal for a large state contract, whichever the earlier. Such person shall also submit to the state agency or quasi-public agency an accurate, updated certification not later than fourteen days after the twelve-month conversary of the most recently filed certification or updated certification.
- (b) The official or employee of such state agency or quasi-public agency who is authorized to execute state contracts shall certify that the selection of the most qualified or highest ranked person, firm or corporation was to the result of collusion, the giving of a gift or the promise of a gift, compensation, from or inappropriate influence from any person.
- (c) Any principal or key personnel of the person, firm or corporation submitting a bid or proposal for a large state contracted a certify:
- (1) That no gifts were made (A) such person, firm, corporation, (B) any principals and key personnel of the person, firm or corporation, who participate substantially in preparing bids, proposals or negotiating state contracts, or (C) any agent of such person, firm, corporation or principals and key personnel, who participates substantially in preparing bids, proposals or negotiating state contracts, to (i) any public official or state employee of the state agency or quasi-public agency soliciting bids or proposals for state contracts, who participates substantially in the preparation of bid solicitations or requests for proposals for state contracts or the negotiation or award of state contracts, or (ii) any public official or state employee of any other state agency, who has supervisory or appointing authority over such state agency or quasi-public agency;
- (2) That no such principals and key personnel of the person, firm or corporation, or agent of such person, firm or corporation or principals and key personnel, knows of any action by the person, firm or corporation to circumvent such prohibition on gifts by providing for any other principals and key personnel, official, employee or agent of the person, firm or corporation to provide a gift to any such public official or state employee; and
- (3) That the person, firm or corporation is submitting bids or proposals without fraud or collusion with any person.
- (d) Any bidder or proposer that does not make the certification required under this section shall be disqualified and the state agency or quasi-public agency shall award the contract to the next highest ranked proposer or the next lowest responsible qualified bidder or seek new bids or proposals.

(e) Each state agency and quasi-public agency shall include in the bid specifications or request for proposals for a large state contract a notice of the certification requirements of this section.

#### Credits

(2004, P.A. 04-245, § 4, eff. June 1, 2004; 2011, P.A. 11-229, § 2.)

C. G. S. A. § 4-252, CT ST § 4-252

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Connecticut General Statutes Annotated

Title 3. State Elective Officers

Chapter 32. Treasurer

§ 3-13j. Third party fees in investments by Treasurer or quasi-public agencies Connecticut General Statutes Annotated Title 3. State Elective Officers (Approx. 2 pages)

C.G.S.A. § 3-13j

§ 3-13j. Third party fees in investments by Treasurer or quasi-public agencies

(a) Prior to the Treasurer entering into a contract for investment services, as defined in section 9-612, any person or entity who would be a party to that contract shall disclose to the Treasurer, in writing, all third party fees attributable to such contract. Such disclosure shall be made by firms providing such services and shall be in a sworn affidavit in a more form prescribed in regulations which shall be adopted by the provisions of chapter 54.1 pat the provis disclosed under this subsection shall be made available for public inspection with the Freedom of Information Act, as defined in section 1-200.

- (b) Prior to any quasi-public agency, as defined in section 1-120, extend into a contract for investment services, as defined in section 9-612, any person or early who would be a party to that contract shall disclose to the quasi-public agency extends into the contract, in writing, all third party fees attributable to such contract. Such dist sure shall be made by firms providing such services and shall be in a sworn affidavit in a manner and form as prescribed in procedures which shall be adopted by each such gency, in accordance with the provisions of chapter 12,2 not later than three this after May 3, 2000. Information disclosed under this subsection shall be made wailable for public inspection in accordance with the Freedom of Information Act, as defined in section 1-200.
- tion 3-13k, "third party fees" includes, but is not (c) For purposes of this section a limited to, management fees, placement agent fees, solicitation fees, referral fees, promotion fees, introduction or match maker fees, and due diligence fees.
- any provision of this section shall be liable for a civil penalty not to exceed two thousand dollars for each violation.
- (1) The Attorney General, upon complaint of the Treasurer, may bring an action in the superior court for the judicial district of Hartford to recover such penalty for a violation of this section which affects a fund of the state. Any penalty imposed under this section for a violation which affects any such fund shall be paid to the Treasurer who shall deposit such moneys in such fund.
- (2) Any quasi-public agency, as defined in section 1-120, may bring an action in the superior court to recover such penalty for a violation of this section which affects any fund under the control of such agency. Any penalty imposed under this section for a violation which affects any such fund shall be paid to such agency which shall deposit such moneys in such fund.

#### Credits

(2000, P.A. 00-43, § 5, eff. May 3, 2000.)

#### **Footnotes**

- C.G.S.A. § 4-166 et seq.
- C.G.S.A. § 1-120 et seq.

C. G. S. A. § 3-13j, CT ST § 3-13j

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Connecticut General Statutes Annotated Title 4a. Administrative Services (Refs & Annos)

Chapter 58. Purchases and Printing (Refs & Annos)

§ 4a-81. Contracts for goods and services over fifty thousand dollars. Affidavit by bidder or vendor re consultin... Connecticut General Statutes Annotated Title 4A. Administrative Services Effective: October 1, 2011 (Approx. 2 pages)

C.G.S.A. § 4a-81

§ 4a-81. Contracts for goods and services over fifty thousand dollars. Affidavit by bidder or vendor re consulting agreements. Failure to submit.

- Currentness

  (a) No state agency or quasi-public agency shall execute a contract for the purchase goods or services, which contract has a total value to the state of fifty thousand delian for more in any calendar or fiscal year, unless the state agency or quasi-public obtains the affidavit described in subsection (b) of this activation.
- proposals for a contract described in subsection (a) of this section shall attest in an affidavit as to whether any consulting agreement has been entered to in connection with any such contract. Such affidavit shall be required if any duties withe consultant included communications concerning business of a state or quasi-outle agency, whether or not direct contact with a state agency, state or public official state employee was expected or made. As used in this section, "consulting agreement" means any written or oral agreement to retain the services, for a fee, of a consultant for the purposes of (A) providing counsel to a contractor, vendor, consultant or other entity seeking to conduct, or conducting, business with the state, (B) contacting, whether in writing or orally, any executive, judicial, or administrative office of the state, including any department, institution business who are completed to the state of the state. institution, bureau, board, commission authority, official or employee for the purpose of solicitation, dispute resolution, introduction, requests for information, or (C) any other similar activity related to such contracts. "Consulting agreement" does not include any agreements entered into with a consultant who is registered under the provisions of chapter 10 1 as of the one such affidavit is submitted in accordance with the provisions of this section.
- (2) Such affidavit shall be sworn as true to the best knowledge and belief of the person signing the certification on the affidavit and shall be subject to the penalties of false statement.
- (3) Such affidavit shall include the following information for each consulting agreement listed: The name of the consultant, the consultant's firm, the basic terms of the consulting agreement, a brief description of the services provided, and an indication as to whether the consultant is a former state employee or public official. If the consultant is a former state employee or public official, such affidavit shall indicate his or her former agency and the date such employment terminated.
- (4) After the initial submission of such affidavit, the principal or key personnel of the person, firm or corporation shall not be required to resubmit such affidavit unless there is a change in the information contained in such affidavit. If there is any change in the information contained in the most recently filed affidavit required under this section, the principal or key personnel of a person, firm or corporation who submit bids or proposals for a contract described in subsection (a) of this section shall submit an updated affidavit either (A) not later than thirty days after the effective date of any such change, or (B) upon the submittal of any new bid or proposal, whichever is earlier.

- (c) Each state agency and quasi-public agency shall include a notice of the affidavit requirements of this section in the bid specifications or request for proposals for any contract that is described in subsection (a) of this section.
- (d) In the event that a bidder or vendor refuses to submit the affidavit required under subsection (b) of this section, such bidder or vendor shall be disqualified and the state agency or quasi-public agency shall award the contract to the next highest ranked vendor or the next lowest responsible qualified bidder or seek new bids or proposals.

#### Credits

(2005, P.A. 05-287, § 51, eff. July 13, 2005; 2011, P.A. 11-229, § 5.)

#### **Footnotes**

1 C.G.S.A. § 1-79 et seq.

C. G. S. A. § 4a-81, CT ST § 4a-81

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Connecticut General Statutes Annotated Title 4. Management of State Agencies

Chapter 55C. Large State Contracts: Certifications (Refs & Annos)

§ 4-252a. Certification re whether making certain investments in Iran

Connecticut General Statutes Annotated Title 4. Management of State Agencies Effective: October 1, 2013 (Approx. 2 pages)

C.G.S.A. § 4-252a

§ 4-252a. Certification re whether making certain investments in Iran

#### Currentness

- (a) For purposes of this section, "state agency" and "quasi-public agency" have the same meanings as provided in section 1-79, "large state contract" has the same meaning as provided in section 4-250 and "entity" means any corporation, general partnership, lim partnership, limited liability partnership, joint venture, nonprofit organization or oth business organization whose principal place of business is located outside of the States, but excludes any United States subsidiary of a foreign corporation.
- (b) No state agency or quasi-public agency shall enter into any large sta amend or renew any such contract with any entity who (1) has failed to submit a written certification indicating whether or not such entity has made a directiny estment of twenty million dollars or more in the energy sector of Iran on or after October 1, 2013, as described in Section 202 of the Comprehensive Iran Sancti is. Accountability and Divestment Act of 2010, <sup>1</sup> or has increased or renewed such investment on or after said date, or (2) has submitted a written certification indicating that such entity has made such an investment on or after October 1, 2013, or has invested or renewed such an investment on or after said date. Each such certification shall be sworn as true to the best knowledge and belief of the entity signing the certification, subject to the penalties of false statement.
- (c) Each state agency and quasi-problem agency shall include in the bid specifications or request for proposals for a large state contract a notice of the certification requirements of this section. Prior to submitting a bid or proposal for a large state contract, each bidder or proposer who is an eptit shall submit a certification that such bidder or proposer has or has not made an investment as described in subsection (b) of this section.
- (d) Any entity who makes a good faith effort to determine whether such entity has made an investment described in subsection (b) of this section shall not be subject to the penalties of false statement pursuant to this section. A "good faith effort" for purposes of this subsection includes a determination that such entity is not on the list of persons who engage in certain investment activities in Iran created by the Department of General Services of the state of California pursuant to Division 2, Chapter 2.7 of the California Public Contract Code. 2 Nothing in this subsection shall be construed to impair the ability of the state agency or quasi-public agency to pursue a breach of contract action for any violation of the provisions of the contract.
- (e) The provisions of this section shall not apply to any contract of the Treasurer as trustee of the Connecticut retirement plans and trust funds, as defined in section 3-13c, provided nothing in this subsection shall be construed to prevent the Treasurer from performing his or her fiduciary duties under section 3-13g.

#### Credits

(2013, P.A. 13-162, § 1.)

**Footnotes** 

- 22 U.S.C.A. § 8532.
- 2 West's Ann.Cal.Pub.Con.Code § 2200 et seq.

C. G. S. A. § 4-252a, CT ST § 4-252a

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Connecticut General Statutes Annotated
Title 4. Management of State Agencies

Chapter 48. Organization of State Agencies

§ 4-61dd. Whistle-blowing. Disclosure of information to Auditors of Public Accounts. Investigation by Atternet to former position

Connecticut General Statutes Annotated Title 4. Management of State Agencies Effective: July 1, 2015 (Approx. 5 pages)

anagement of State Agencies Effective: July 1, 2015 (Approx. 5 pages

Effective: July 1, 2015

C.G.S.A. § 4-61dd

§ 4-61dd. Whistle-blowing. Disclosure of information to Auditors of Public Accounts. Investigation by Attorney General. Rejection of complaint. Complaints re retaliatory personnel actions. Report to General Assembly. Large state contractors. Posting of notice. Definitions. State shellfish grounds lessees

#### Currentness

- (a) Any person having knowledge of any matter involving corruption, untitical practices, violation of state laws or regulations, mismanagement, gross waste of funds, abuse of authority or danger to the public safety occurring in any state decaption or agency or any quasi-public agency, as defined in section 1-120, or any person having knowledge of any matter involving corruption, violation of state or feder flaws or regulations, gross waste of funds, abuse of authority or danger to the public safety occurring in any large state contract, may transmit all facts and information in such person's possession concerning such matter to the Auditors of Public Accounts. The Auditors of Public Accounts shall review such matter and report that findings and any recommendations to the Attorney General. Upon receiving such report, the Attorney General shall make such investigation as the Attorney Gereral beems proper regarding such report and any other information that may be reasonably derived from such report. Prior to conducting an investigation of any information that may be reasonably derived from such report, the Attorney General shall consult with the Auditors of Public Accounts concerning the relationship of such additional information to the report that has been issued pursuant to this subsection. Any such subsequent investigation deemed appropriate by the Attorney General shall only be conducted with the concurrence and assistance of the Auditors of Public Accounts. At the request of the Attorney General or on their own initiative, the auditors shall assist in the investigation.
- (b) (1) The Auditors of Public Accounts may reject any complaint received pursuant to subsection (a) of this section if the Auditors of Public Accounts determine one or more of the following:
- (A) There are other available remedies that the complainant can reasonably be expected to pursue;
- (B) The complaint is better suited for investigation or enforcement by another state agency;
- (C) The complaint is trivial, frivolous, vexatious or not made in good faith;
- (D) Other complaints have greater priority in terms of serving the public good;
- (E) The complaint is not timely or is too long delayed to justify further investigation; or
- (F) The complaint could be handled more appropriately as part of an ongoing or scheduled regular audit.

#### NOTES OF DECISIONS (18)

Adverse personnel action
Confidential information
Damages
Duty to publish report

State department or agency construed Subpoenas

Validity

- (2) If the Auditors of Public Accounts reject a complaint pursuant to subdivision (1) of this subsection, the Auditors of Public Accounts shall provide a report to the Attorney General setting out the basis for the rejection.
- (3) If at any time the Auditors of Public Accounts determine that a complaint is more appropriately investigated by another state agency, the Auditors of Public Accounts shall refer the complaint to such agency. The investigating agency shall provide a status report regarding the referred complaint to the Auditors of Public Accounts upon request.
- (c) Notwithstanding the provisions of section 12-15, the Commissioner of Revenue Services may, upon written request by the Auditors of Public Accounts, disclose return or return information, as defined in section 12-15, to the Auditors of Public Accounts for purposes of preparing a report under subsection (a) or (b) of this section. Such return or return information shall not be published in any report prepared in accordance with subsection (a) or (b) of this section, and shall not otherwise be redisclosed, except that such information may be redisclosed to the Attorney General for purposes of an investigation authorized by subsection (a) of this section. Any person who violates the provisions of this subsection shall be subject to the provisions of subsection (g) of section 12-15.
- (d) The Attorney General may summon witnesses, require the production of any necessary books, papers or other documents and administer oaths to witnesses, where necessary, for the purpose of an investigation pursuant to this section or for the purpose of investigating a suspected violation of subsection (a) of section 4-275 until such time as the Attorney General files a civil action pursuant to section 4-276. Upon the conclusion of the investigation, the Attorney General shall where necessary, report any findings to the Governor, or in matters involving criminal activity, to the Chief State's Attorney. In addition to the exempt records provision of section 1-210, the Auditors of Public Accounts and the Attorney General shall not, after receipt of any information from a person under the provisions of this section or sections 4-276 to 4-280, inclusive, disclose the centity of such person without such person's consent unless the Auditors of Public Cobunts or the Attorney General determines that such disclosure is unavoidable, and may withhold records of such investigation, during the pendency of the investigation.
- (e) (1) No state officer or employee, as defined in section 4-11 the quasi-public agency officer or employee, no officer or employee of a large state contractor and no appointing authority shall take or threaten to take any personnel action against any state or quasi-public agency employee or any employee of a large state contractor in retaliation for (A) such employee's or contractor's disclosure of insolvation to (i) an employee of the Auditors of Public Accounts or the Attorney for early under the provisions of subsection (a) of this section; (ii) an employee of the state agency or quasi-public agency where such state officer or employee is employee; (iii) an employee of a state agency pursuant to a mandated reporter statute or provided; (iii) an employee of the contraction 17a-28; or (iv) in the case of a large state contractor, an employee of the contracting state agency concerning information involving the large state contract; or (B) such employee's testimony or assistance in any proceeding under this section.
- (2) (A) Not later than ninety days after learning of the specific incident giving rise to a claim that a personnel action has been threatened or has occurred in violation of subdivision (1) of this subsection, a state or quasi-public agency employee, an employee of a large state contractor or the employee's attorney may file a complaint against the state agency, quasi-public agency, large state contractor or appointing authority concerning such personnel action with the Chief Human Rights Referee designated under section 46a-57. Such complaint may be amended if an additional incident giving rise to a claim under this subdivision occurs subsequent to the filing of the original complaint. The Chief Human Rights Referee shall assign the complaint to a human rights referee appointed under section 46a-57, who shall conduct a hearing and issue a decision concerning whether the officer or employee taking or threatening to take the personnel action violated any provision of this section. The human rights referee may order a state agency or quasi-public agency to produce (i) an employee of such agency or quasi-public agency to testify as a witness in any proceeding under this subdivision, or (ii) books, papers or other documents relevant to the complaint, without issuing a subpoena. If such agency or quasi-public agency fails to produce such witness, books, papers or documents, not later than thirty days after such order, the human rights referee may consider such failure as supporting evidence for the complainant. If, after the hearing, the human rights referee finds a violation, the referee may award the aggrieved employee reinstatement to the employee's former position, back pay and reestablishment of any

employee benefits for which the employee would otherwise have been eligible if such violation had not occurred, reasonable attorneys' fees, and any other damages. For the purposes of this subsection, such human rights referee shall act as an independent hearing officer. The decision of a human rights referee under this subsection may be appealed by any person who was a party at such hearing, in accordance with the provisions of section 4-183.

- (B) The Chief Human Rights Referee shall adopt regulations, in accordance with the provisions of chapter 54, <sup>1</sup> establishing the procedure for filing complaints and noticing and conducting hearings under subparagraph (A) of this subdivision.
- (3) As an alternative to the provisions of subdivision (2) of this subsection: (A) A state or quasi-public agency employee who alleges that a personnel action has been threatened or taken may file an appeal not later than ninety days after learning of the specific incident giving rise to such claim with the Employees' Review Board under section 5-202, or, in the case of a state or quasi-public agency employee covered by a collective bargaining contract, in accordance with the procedure provided by such contract; or (B) an employee of a large state contractor alleging that such action has been threatened or taken may, after exhausting all available administrative remedies, bring a civil action in accordance with the provisions of subsection (c) of section 31-51m.
- (4) In any proceeding under subdivision (2) or (3) of this subsection concerning a personnel action taken or threatened against any state or quasi-public agency employee or any employee of a large state contractor, which personnel action occurs not later than two years after the employee first transmits facts and information concerning a matter under subsection (a) of this section or discloses information under subdivision (1) of this subsection to the Auditors of Public Accounts, the Attorney General or an employee of state agency or quasi-public agency, as applicable, there shall be a rebuttable presumption that the personnel action is in retaliation for the action taken by the employee under subsection (a) of this section or subdivision (1) of this subsection.
- (5) If a state officer or employee, as defined in section 4-141, a quasi-public agency officer or employee, an officer or employee of a large state contractor or an appointing authority takes or threatens to take any action to impede, fail to threw or cancel a contract between a state agency and a large state contracts, or between a large state contractor and its subcontractor, in retaliation for the discussive of information pursuant to subsection (a) of this section or subdivision (1) of this subsection to any agency listed in subdivision (1) of this subsection, such affected agency, contractor or subcontractor may, not later than ninety days after learning of such that the failure to renew, bring a civil action in the superior court for the judicial district of Hartford to recover damages, attorney's fees and costs.
- (f) Any employee of a state or quasi-polic agency or large state contractor, who is found by the Auditors of Public Accounts, the Attorney General, a human rights referee or the Employees' Review Board to have knowingly and maliciously made false charges under subsection (a) of this septilm, shall be subject to disciplinary action by such employee's appointing authority up to and including dismissal. In the case of a state or quasi-public agency employee, such action shall be subject to appeal to the Employees' Review Board in accordance with section 5-202, or in the case of state or quasi-public agency employees included in collective bargaining contracts, the procedure provided by such contracts.
- (g) On or before September first, annually, the Auditors of Public Accounts shall submit, in accordance with the provisions of section 11-4a, to the clerk of each house of the General Assembly a report indicating the number of matters for which facts and information were transmitted to the auditors pursuant to this section during the preceding state fiscal year and the disposition of each such matter.
- (h) Each contract between a state or quasi-public agency and a large state contractor shall provide that, if an officer, employee or appointing authority of a large state contractor takes or threatens to take any personnel action against any employee of the contractor in retaliation for such employee's disclosure of information to any employee of the contracting state or quasi-public agency or the Auditors of Public Accounts or the Attorney General under the provisions of subsection (a) or subdivision (1) of subsection (e) of this section, the contractor shall be liable for a civil penalty of not more than five thousand dollars for each offense, up to a maximum of twenty per cent of the value of the contract. Each violation shall be a separate and distinct offense and in the case of a continuing violation each calendar day's continuance of the violation shall be deemed to

be a separate and distinct offense. The executive head of the state or quasi-public agency may request the Attorney General to bring a civil action in the superior court for the judicial district of Hartford to seek imposition and recovery of such civil penalty.

- (i) Each state agency or quasi-public agency shall post a notice of the provisions of this section relating to state employees and quasi-public agency employees in a conspicuous place that is readily available for viewing by employees of such agency or quasi-public agency. Each large state contractor shall post a notice of the provisions of this section relating to large state contractors in a conspicuous place which is readily available for viewing by the employees of the contractor.
- (j) No person who, in good faith, discloses information in accordance with the provisions of this section shall be liable for any civil damages resulting from such good faith disclosure.
- (k) As used in this section:
- (1) "Large state contract" means a contract between an entity and a state or quasi-public agency, having a value of five million dollars or more; and
- (2) "Large state contractor" means an entity that has entered into a large state contract with a state or quasi-public agency.
- (/) (1) No officer or employee of a state shellfish grounds lessee shall take or threaten to take any personnel action against any employee of a state shellfish grounds lessee in retaliation for (A) such employee's disclosure of information to an employee of the leasing agency concerning information involving the state shellfish grounds lease, or (B) such employee's testimony or assistance in any proceeding under this section.
- (2) (A) Not later than ninety days after learning of the specific incident giving rise (a) claim that a personnel action has been threatened or has occurred in violation subdivision (1) of this subsection, an employee of a state shellfish grounds lassee or the employee's attorney may file a complaint against the state shellfish grands lessee concerning such personnel action with the Chief Human Rights Referee designated under section 46a-57. Such complaint may be amended if an additional incident giving rise to a claim under this subdivision occurs subsequent to the filing of the original complaint. The Chief Human Rights Referee shall assign the complaint to a Juman rights referee appointed under section 46a-57, who shall conduct a hearing and issue a decision concerning whether the officer or employee taking whereatening to take the personnel action violated any provision of this subsection. The human rights referee may order a state shellfish grounds lessee to produce (in a mployee of such lessee to testify as a witness in any proceeding under this sutdivision, or (ii) books, papers or other documents relevant to the complaint without issuing a subpoena. If such state shellfish grounds lessee fails to produce such witness, books, papers or documents, not later than thirth days offer such contents. thirty days after such order, the human rights referee may consider such failure as supporting evidence for the emplainant. If, after the hearing, the human rights refere finds a violation, the refere may award the aggrieved employee reinstatement to the applainant. If, after the hearing, the human rights referee employee's former position, back pay and reestablishment of any employee benefits for which the employee would otherwise have been eligible if such violation had not occurred, reasonable attorneys' fees and any other damages. For the purposes of this subsection, such human rights referee shall act as an independent hearing officer. The decision of a human rights referee under this subsection may be appealed by any person who was a party at such hearing, in accordance with the provisions of section 4-183.
- (B) The Chief Human Rights Referee shall adopt regulations, in accordance with the provisions of chapter 54, establishing the procedure for filing complaints and noticing and conducting hearings under subparagraph (A) of this subdivision.
- (3) As an alternative to the provisions of subdivision (2) of this subsection, an employee of a state shellfish grounds lessee who alleges that a personnel action has been threatened or taken may, after exhausting all available administrative remedies, bring a civil action in accordance with the provisions of subsection (c) of section 31-51m.
- (4) In any proceeding under subdivision (2) or (3) of this subsection concerning a personnel action taken or threatened against any employee of a state shellfish grounds lessee, which personnel action occurs not later than two years after the employee first transmits facts and information to an employee of the leasing agency concerning the state shellfish grounds lease, there shall be a rebuttable presumption that the personnel

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action is in retaliation for the action taken by the employee under subdivision (1) of this subsection.

#### Credits

(1979, P.A. 79-599, § 1; 1983, P.A. 83-232; 1985, P.A. 85-559, § 5; 1987, P.A. 87-442, § 1, eff. Sept. 1, 1987; 1989, P.A. 89-81, § 3; 1997, P.A. 97-55; 1998, P.A. 98-191, § 1, eff. July 1, 1998; 2002, P.A 02-91, § 1, eff. June 3, 2002; 2004, P.A. 04-58, §§ 1, 2; 2005, P.A. 05-287, § 47, eff. July 13, 2005; 2006, P.A. 06-196, § 26, eff. June 7, 2006; 2009, P.A. 09-185, § 2; 2009, Sept.Sp.Sess., P.A. 09-5, § 16, eff. Oct. 5, 2009; 2011, P.A. 11-48, § 17; 2014, P.A. 14-217, § 17, eff. June 13, 2014; 2014, P.A. 14-227, § 1, eff. June 13, 2014; 2015, June Sp.Sess., P.A. 15-5, § 117, eff. July 1, 2015.)

#### Notes of Decisions (18)

#### **Footnotes**

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