I. PURPOSE

The purpose of this policy is to provide procedures for the submittal and evaluation of protests relating to District procurement actions. This policy applies to all District procurement actions except purchases less than $10,000 (Micro Purchases). Protests related to Micro Purchases will not be considered.

Potential bidders/proposers will be advised of the District's protest procedures in its solicitations for bids and requests for proposals. Failure to follow the District's protest procedures will result in the rejection of a protest.

II. PERSONS AFFECTED

All District employees involved in the procurement process as well as vendors responding to District issued solicitations.

III. DEFINITIONS

None.

IV. POLICY

A. Types of Protests

1. Protests Based Upon the Content of the Solicitation:

   Protests based upon restrictive specifications or alleged improprieties in the bidding procedure or contract specifications, which are apparent or reasonably should be discovered prior to bid opening.

2. Protests Based Upon Grounds Other Than the Content of the Solicitation:

   Protests based upon alleged improprieties that are not apparent or which could not reasonably have been discovered prior to bid opening, such as disputes over the staff recommendation for contract award.
B. Standing to Protest

In order to file a valid protest of a contract award, a protester must be an actual bidder or offeror relative to the specific procurement to which the protest is being filed in accordance with California Public Contract Code 20217 (f) (2) (“Interested and Affected Party”). Such requirement shall apply to all District procurements and not just those that are governed by the California Public Contract Code.

C. No Stay of Procurement Action During a Protest

Nothing in this Policy shall be deemed to prevent the District from proceeding with the subject procurement while a protest is pending.

D. Timeliness of Protests

In order to be considered timely, a protest of a procurement action must be filed after a solicitation is issued and meet the following time constraints:

1. Protests based upon the content of the solicitation, including but not limited to terms and conditions of the solicitation, errors, omissions or prejudice in the bid specifications or documents must be submitted prior to bid opening or receipt of proposals.

2. Protests based upon grounds other than the content of the solicitation must be filed within seven (7) business days after the District’s notice of intent to award, or notice of award, or notice of non-award, whichever occurs first.

E. Protest Submission

1. Protests not based on the content of the solicitation and filed by other-than a certified small business must be accompanied by a protest filing fee in the form of a $250 certified check or money order made out to AC Transit, and be delivered by certified mail:

   AC Transit
   Procurement and Materials
   Management Director
   1600 Franklin Street, 6th Floor
   Oakland, CA 94612

2. The exterior of the envelope must be marked: "Attention: Protest Material" and reflect the pertinent IFB, RFQ or RFP number.

3. Protest filings by certified small businesses must include a fifty-dollar ($50) check or money order and made out to AC Transit and addressed to the District contact person above.

Questions concerning interpretation of this Policy are to be referred to the General Counsel.
4. The District shall refund filing fees of successful protests within sixty (60) calendar days of final determination. Filings fees of unsuccessful protests will not be refunded.

F. Processing of Protests

Protests will be processed as follows:

1. Informal Resolution:

   After receiving a protest, the Director of Procurement and Materials Management will contact the protesting party to seek informal resolution and/or to clarify the issues. In the event the protest is resolved informally, the Director of Procurement and Materials Management shall notify the protester of the decision in writing within ten (10) calendar days, and no other action will be needed. This informal process shall be used for both content of solicitation and grounds other than the content of solicitation.

2. Protests of contract award based on Small Business Participation Goals and Good Faith Effort (GFE):

   The Director of Procurement and Materials Management shall forward all protests involving small business participation or GFE requirements to the Contracts Compliance Administrator (“CCA”) for review. Per board policies BP460: Disadvantaged Business Enterprise (DBE) Policy and BP466: Small and Small Local Business Enterprise Policy, the CCA shall convene the Administrative Review Committee (ARC) and examine the small business participation requirements for the protest. The ARC shall examine whether the protest has merit, and provide a detailed written analysis of the protest to the designated District staff person handling the protest. The CCA or ARC may contact the protestor or any other proposer or proposed subcontractor as necessary in order to investigate the contents of the protest.

   The summary assessment of the ARC shall be incorporated into the Director of Procurement and Materials Management decision, and sent to the protester. If the ARC overturns the CCA’s initial assessment regarding insufficient GFE, the decision shall be final, and entered into the contract file. However, if the ARC upholds the CCA’s assessment and determines that the bidder has failed to meet its goal or make adequate good faith efforts, the protestor may file an “appeal of protest decisions” as outlined in this policy.

3. Where the District deems appropriate, the District may require the protesting party, the District staff involved in the procurement, the successful Offeror, or any other interested party, to address and/or submit further information with respect to additional issues raised by the District’s review of the procurement or protest. Nothing herein shall preclude the District from obtaining information relevant to the procurement from any other source, as it may deem appropriate.

Questions concerning interpretation of this Policy are to be referred to the General Counsel.
4. The Director of Procurement and Materials Management may call upon one or more experts, either from within or outside the District, to evaluate the merits of the protest.

5. The Procurement and Materials Management Director shall deliver to the protester a decision that addresses relevant factual and legal allegations contained in the protest no later than ten (10) business days following the District’s receipt of the protest. The District may dismiss any protest for failure to state clearly a legal or factual basis for protest. The protesters may file a response with the District within five (5) business days of receipt of the District’s decision. Upon receipt of a response if any, the Procurement and Materials Management Director shall issue a final determination within ten (10) calendar days. If not appealed, the Director’s decision is the final administrative determination of the protest.

G. Appeal of Protest Decisions

1. Appeal of the decision of the Director of Procurement and Materials Management:

A protester dissatisfied with the final written decision of the Procurement and Materials Management Director may appeal that decision to the District’s General Manager no later than five (5) business days following receipt of the Director’s decision. The General Manager will review the protest and the Director of Procurement Materials Manager’s decision and issue a written response within ten (10) calendar days following the District’s receipt of the appeal. The General Manager may, in his or her sole discretion, affirm the Director’s decision or issue an alternate determination.

2. Appeal of General Manager’s Decision:

A protester dissatisfied with the General Manager’s decision may appeal that decision to the Board of Directors within five (5) business days following receipt of the GM’s decision. The Board of Directors shall have 30 business days to respond to the appeal, following receipt of the appeal.

The appeal initially shall be presented to the Board to determine whether to entertain the appeal. In the event there is no motion to entertain the appeal made by the Board, it shall be equivalent to the Board denying the appeal and affirming the decision of the GM. A minimum of four (4) affirmative votes of the Board is required to consider the appeal. If there are not four affirmative votes of the Board to consider the appeal, the decision of the General Manager shall become final. If the Board votes to consider the appeal, it will notify the protester of the date and time of the hearing. The Board has the discretion to specify the following:

a. Length of documents to be submitted;
b. Due dates of any documents to be submitted;
c. The length of oral presentations for each side (District and protester); and
d. Any additional parameters the Board feels are necessary.

Questions concerning interpretation of this Policy are to be referred to the General Counsel.
The basis for the Board’s decision on appeal shall be limited to determining whether (1) the District was grossly negligent in failing to follow the District’s procurement policy (BP 465) or (2) the District failed to respond to the protest in a timely manner.

At the hearing on the appeal, the protesting party will be afforded a reasonable opportunity to present its case. Unless otherwise permitted by the Board, presentations will be limited to oral argument and documentary evidence. New documents or evidence that should have reasonably been provided during the solicitation or previous appeal process shall not be admitted or reviewed.

Upon conclusion of the hearing, the Board will either render a decision or continue the matter for decision during the next regularly scheduled Board of Director’s meeting, or at its discretion, the Board may call a special session to exclusively address and/or render a decision. The decision by the Board shall be rendered within 30 business days after the final hearing date. The decision by the Board is final and no other District appeals will be granted.

H. Protests to the Federal Transit Administration (FTA) for Federally Funded Procurements

1. In accordance with the provision of FTA Circular 4220.1f, the Procurement and Materials Director, or designee, will be responsible for providing information regarding protests of only federally funded procurements to the Manager of Capital Planning/Grants Administration on a quarterly basis for inclusion in the FTA quarterly Progress.

2. The FTA’s review of protests is limited to (1) The District’s failure to have or follow its protest procedures, or the District’s failure to review a complaint or protest, or (2) violations of federal law or regulation. The FTA will exercise discretion and will not consider every appeal it receives.

3. A protester must exhaust all administrative remedies available through the District, including the Director of Procurement and Materials Management, the District’s General Manager, and the District’s Board of Directors before pursuing a protest with the FTA. Protest appeals to the FTA must be filed with the San Francisco Region IX Office within five (5) business days of the date the protester learned or should have learned of a final adverse decision by the District. Upon request, the FTA Region IX contact information for filing an appeal shall be provided in writing to the protester upon notice of the District’s final adverse decision to the protest.

V. AUTHORITY

A. Board Authority

Questions concerning interpretation of this Policy are to be referred to the General Counsel.
The board of Directors may hear protests involving contract awarded by the Board as well as appeals of protests denied by the General Manager.

B. General Manager’s Authority

The General Manager may hear protests involving a protest decision made by him/her involving contracts awarded by him/her as well appeals of protest denied by the Procurement and Materials Director.

VI. ATTACHMENTS

None.