

**AN ORDINANCE  
OF THE  
CITY OF MINNEAPOLIS**

By Council Member Benson

**Amending Title 7 Chapter 139 of the Minneapolis Code of Ordinances relating to Civil Rights: In General.**

The City Council of The City of Minneapolis do ordain as follows:

Section 1. That Section 139.10 of the above-entitled ordinance be amended to read as follows:

**139.10. Findings, declaration of policy and purpose, effective date.** (a) *Findings.* The council finds that discrimination in employment, labor union membership, housing accommodations, property rights, education, public accommodations and public services based on race, color, creed, religion, ancestry, national origin, sex, including sexual harassment, ~~affectional preference~~ sexual orientation, disability, age, marital status, or status with regard to public assistance or familial status adversely affects the health, welfare, peace and safety of the community. Such discriminatory practices degrade individuals, foster intolerance and hate, and create and intensify unemployment, substandard housing, undereducation, ill health, lawlessness and poverty, thereby injuring the public welfare.

- (b) Declaration of policy and purpose. It is the public policy of the City of Minneapolis and the purpose of this title:
- (1) To recognize and declare that the opportunity to obtain employment, labor union membership, housing accommodations, property rights, education, public accommodations and public services without discrimination based on race, color, creed, religion, ancestry, national origin, sex, including sexual harassment, ~~affectional preference~~ sexual orientation, disability, age, marital status, or status with regard to public assistance or familial status is a civil right;\_
  - (2) To prevent and prohibit all discriminatory practices based on race, color, creed, religion, ancestry, national origin, sex, including sexual harassment, ~~affectional preference~~ sexual orientation, disability, age, marital status, or status with regard to public assistance with respect to employment, labor union membership, housing accommodations, property rights, education, public accommodations or public services;\_
  - (3) To prevent and prohibit all discriminatory practices based on familial status with respect access to real estate and services related to real estate;\_
  - (4) To protect all persons from discrimination and from unfounded charges of discriminatory practices;\_

- (5) To eliminate existence and the development of any ghettos in the community; ~~and,~~
  - (6) To effectuate the foregoing policy by means of public information and education, mediation and conciliation, and enforcement.
- (c) Effective date. The amendments to this chapter shall apply to any complaint or charge alleging conduct arising on or after June 1, 2006. The ordinance as enacted prior to these amendments shall continue to apply to any complaint or charge alleging conduct arising before June 1, 2006.

Section 2. That Section 139.20 of the above-entitled ordinance be amended by adding, in alphabetical order, the definitions of reprisal and sexual orientation and amending the following definitions to read as follows:

### **139.20. Definitions.**

~~*Affectional preference:* Having or manifesting an emotional or physical attachment to another consenting person or persons, or having or manifesting a preference for such attachment, or having or projecting a self-image not associated with one's biological maleness or one's biological femaleness.~~

~~*Age:* Insofar as it refers to any act prohibited by section 139.40(a), (b), (c), or (d) shall be deemed to prohibit using a person's age as a basis for a decision if the person is over the age of majority, which shall be deemed to protect any individual over the age of 25 years.~~

~~*Contract:* Any contract or agreement entered into by the city for the provision of goods, services, buildings, improvements and other public works or development property in excess of fifty thousand dollars (\$50,000.00).~~

~~*Development contract:* Any contract or agreement entered into by the city pursuant to which the City or MCDA provides direct or indirect financial assistance in excess of fifty thousand dollars (\$50,000) to a developer or owner of real property to facilitate construction or rehabilitation.~~

Development Contract shall not include:

- (1) Low income housing tax credits provided pursuant to 26 U.S.C., Section 42;
- (2) Taxable or tax-exempt financing issued for projects located outside of the City of Minneapolis;
- (3) Small business loan programs where public dollars are leveraged or supplemented with private dollars of a participating lender that originates, services and collects the public and private loan payments under an agreement with the City;
- (4) NRP funds used for the construction or rehabilitation of seven or less residential units and the amount of the assistance is less than \$100,000;

- (5) NRP funds used for the construction or rehabilitation of a commercial or industrial property where the amount of the assistance is less than \$100,000;
- (6) Assistance to an organization that promotes affordable home ownership opportunities through the extensive use of volunteer labor and/or sweat equity components to rehabilitate or construct dwellings;
- (7) Land sales for fair market value with no other assistance to the purchaser greater than \$50,000.
- (8) Financial assistance used to rehabilitate or construct a single family dwelling or duplex to be owned and occupied by the recipient of the financial assistance.

*Disability.* Any condition or characteristic that renders ~~causes~~ a person a ~~disabled person~~ to become a person with a disability. A ~~disabled person~~ with a disability is any person who:

- (1) Has a physical, sensory or mental impairment which materially limits one or more major life activities; or
- (2) Has a record of such an impairment; or
- (3) Is perceived as having such an impairment.

*Entity under review.* A bidder, responder to a request for proposals, developer, owner or prospective contractor seeking to contract with the City or the Minneapolis Community Development Agency.

*Qualified ~~disabled person~~ with a disability:*

- (1) With respect to employment, a ~~disabled person~~ with a disability who, with reasonable accommodation, can perform the essential functions required of all applicants for the job ~~or activity~~ in question.
- (2) With respect to public services and programs, a ~~disabled person~~ with a disability who, with reasonable accommodation, physical and program access, meets the essential ~~eligible~~ eligibility criteria required of all applicants for the program or service in question.

For the purpose of this chapter, "disability" excludes any condition resulting from alcohol or drug abuse which prevents a person from performing the essential functions of the job in question or constitutes a direct threat to property or the safety of others.

If a respondent contends that the person is not a qualified ~~disabled person~~ with a disability, the burden is on the respondent to prove that it was reasonable to conclude the ~~disabled person~~ with a disability, with reasonable accommodation, could not have met the requirements of the job or that the selected person was demonstrably better able to perform the job.

*Reasonable accommodation:* Steps which must be taken to accommodate the known physical or mental limitations of a qualified ~~disabled~~ person with a disability. "Reasonable accommodation" may include but is not limited to:

- (a) ~~(1)~~ making facilities readily accessible to and usable by ~~disabled persons~~ with disabilities;
- (b) ~~(2)~~ job restructuring, part-time or modified work schedules, acquisition or modification of equipment or devices, and the provision of aides on a temporary or periodic basis;
- (c) ~~(3)~~ providing access to real property through modifications to the public portions of the real property that renders it accessible to persons with mobility impairments, or other modifications as required to accommodate ~~disabled~~ persons with disabilities; and
- (d) ~~(4)~~ permitting a person, who is a ~~disabled~~ person with a disability, to make reasonable modifications of existing premises occupied or to be occupied by the ~~disabled~~ person with a disability if the modifications may be necessary to afford the ~~disabled~~ person with a disability full enjoyment of the premises; provided however, that a landlord may, where it is reasonable to do so, condition permission for a modification on the renter agreeing to restore the interior of the premises to the condition that existed before the modification, excluding reasonable wear and tear.

This definition is not intended to limit the offering of reasonable accommodations only to persons meeting the definition of disability described herein. Employers are encouraged to make accommodations that in their judgment will enhance the work performance of all employees regardless of disability status.

Reprisal: A reprisal includes, but is not limited to, any form of intimidation, retaliation, or harassment. It is a reprisal for an employer to do any of the following with respect to a person because that person has engaged in the activities listed in subsection 139.40(l)(3) refuse to hire the person; depart from any customary employment practice; transfer or assign the person to a lesser position in terms of wages, hours, job classification, job security, or other employment status; or inform another employer that the person has engaged in the activities listed in subsection 139.40(l)(3).

~~Sex: The character of being male or female and encompasses, but is not limited to, pregnancy, childbirth, disabilities related to pregnancy or childbirth, and sexual harassment. Sexual harassment: Includes unwelcome sexual advances, requests for sexual favors, sexually motivated physical contact or other verbal or physical conduct, or communication of a sexual nature when:~~

- ~~(1) Submission to the conduct, or communication, is made a term or condition, either explicitly or implicitly, of obtaining the services of a labor organization, employment, the services of an employment agency, real~~

~~estate, the services of a lending institution, public accommodations, public services, or the services of an educational institution, or;~~

- ~~(2) Submission to or rejection of that conduct or communication is used as a factor in decisions affecting that individual in obtaining the services of a labor organization, employment, the services of an employment agency, real estate, the services of a lending institution, public accommodations, public services, or the services of an educational institution, or;~~
- ~~(3) That conduct or communication has the purpose or effect of substantially interfering with an individual in regard to, or creating an intimidating, hostile or offensive environment in regard to the services of a labor organization, employment, the services of an employment agency, real estate, the services of a lending institution, public accommodations, public services, or the services of an educational institution; and in the case of employment, the employer knows or should know of the existence of the harassment and fails to take timely and appropriate action.~~

Sexual harassment: Includes unwelcome sexual advances, requests for sexual favors, sexually motivated physical contact or other verbal or physical conduct, or communication of a sexual nature when:

- (1) Submission to the conduct, or communication, is made a term or condition, either explicitly or implicitly, of obtaining the services of a labor organization, employment, the services of an employment agency, real estate, the services of a lending institution, public accommodations, public services, or the services of an educational institution, or;
- (2) Submission to or rejection of that conduct or communication is used as a factor in decisions affecting that individual in obtaining the services of a labor organization, employment, the services of an employment agency, real estate, the services of a lending institution, public accommodations, public services, or the services of an educational institution, or;
- (3) That conduct or communication has the purpose or effect of substantially interfering with an individual in regard to, or creating an intimidating, hostile or offensive environment in regard to the services of a labor organization, employment, the services of an employment agency, real estate, the services of a lending institution, public accommodations, public services, or the services of an educational institution.

Sexual orientation means having or being perceived as having an emotional, physical, or sexual attachment to another person without regard to the sex of that person or having or being perceived as having an orientation for such attachment, or having or being perceived as having a self-image or identity not traditionally associated with one's biological maleness or femaleness. Sexual orientation does not include a physical or sexual attachment to children by an adult.

Section 3. That Section 139.30 of the above-entitled ordinance be amended to read as follows:

**139.30. Exemptions.** (a) *Employment.* The provisions of section 139.40(a), (b) and (c) shall not apply to or prohibit:

- (1) The employment of any individual by his or her parent, grandparent, spouse, domestic partner as defined in Chapter 142 of the Minneapolis Code of Ordinances, child or grandchild, or in the domestic service of any person;
- (2) Any religious corporation, association or society with respect to the hiring or employment of individuals of a particular religion, when religion shall be a bona fide occupational qualification for employment;
- (3) An employer, employment agency or labor organization from requiring or requesting a person to undergo a physical examination which may include a medical history for the purpose of determining the person's capability to perform available employment provided that all of the following are complied with:
  - (a) ~~a.~~ An offer of employment has been made on condition that the person meets the physical or mental requirements of the job, except that a law enforcement agency filling a peace officer position or part-time peace officer position may require or request an applicant to undergo psychological evaluation before a job offer is made provided that the psychological evaluation is for those job-related abilities set forth by the Board of Peace Officer Standards and Training for psychological evaluations and is otherwise lawful;
  - (b) ~~b.~~ The examination tests only for essential job-related abilities;  
and
  - (c) ~~c.~~ The examination, except for examinations required under Minnesota Statutes, Chapter 176 is required of all persons conditionally offered employment for the same position regardless of disability;~~or~~
  - d. That the information obtained regarding the medical condition or history of the applicant is collected and maintained on separate forms and in separate medical files and is treated as a confidential medical record, except that supervisors and managers may be informed regarding necessary restrictions on the work or duties of the employee and necessary accommodations; first aid safety personnel may be informed, when appropriate, if the disability might require emergency treatment; government officials investigating compliance with this chapter must be provided relevant information on request; and information may be released for purposes

mandated by local, state, or federal law; provided that the results of the examination are used only in accordance with this chapter.

- (i)(4) ~~With~~ An employer, employment agency or labor organization, with the consent of the employee, to obtain after employment has commenced, from obtaining additional medical information for the purposes of establishing an employee health record; assessing continuing ability to perform the job or employee health insurance eligibility; for purposes mandated by local, state, or federal law; or for purposes of assessing the need to reasonably accommodate an employee or other legitimate business reason not otherwise prohibited by law.
- (ii)(5) ~~To administer~~ An employer, employment agency or labor organization from administering preemployment tests, provided that the tests satisfy all of the following:
- (a)a. ~~measure~~ Measure only essential job-related abilities.
  - (b)b. ~~are~~ Are required of all applicants for the same position regardless of disability except for tests authorized under Minnesota Statutes, Chapter 176, ~~and.~~
  - (c)c. ~~accurately~~ Accurately measure the applicant's aptitude, achievement level, or whatever factors they purport to measure rather than reflecting the applicant's impaired sensory, manual, or speaking skills, except when those skills are the factors that the tests purport to measure.
- (iii)(6) ~~To limit~~ An employer, employment agency or labor organization from limiting receipt of benefits payable under a fringe benefit plan for disabilities to that period of time which a licensed physician reasonably determines a person is unable to work; ~~or~~ .
- (iv)(7) ~~To provide~~ An employer, employment agency or labor organization from providing special safety considerations for pregnant women involved in tasks which are potentially hazardous to the health of the unborn child, as determined by medical criteria.

Section 4. That Section 139.40 of the above-entitled ordinance be amended to read as follows:

**139.40. Acts of discrimination specified.** Without limitation, the following are declared to be unfair discriminatory acts:

- (a) *Discrimination by a labor organization.* Except when based on a bona fide occupational qualification, for any labor organization, because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual

orientation, disability, age, marital status, or status with regard to public assistance:

- (1) To deny full and equal membership rights to a person seeking membership or to a member;
- (2) To expel a member from membership;
- (3) To discriminate against a person seeking membership or a member with respect to his hiring, apprenticeship, tenure, compensation, terms, upgrading, conditions, facilities, or privileges of employment;
- (4) To fail to classify properly, or refer for employment or otherwise to discriminate against a person or member;
- (5) To fail to make reasonable accommodation to the known disability of a qualified ~~disabled~~ person with a disability unless the labor organization can demonstrate that the accommodation would impose an undue hardship on it.

"Reasonable accommodation" means steps which must be taken to accommodate the known physical or mental limitations of a qualified ~~disabled~~ person with a disability. "Reasonable accommodation" may include but is not limited to, nor does it necessarily require:

- (i) making facilities readily accessible to and usable by ~~disabled~~ persons with disabilities; ~~and~~
- (ii) job restructuring, modified work schedules, acquisition or modification of equipment or devices, and the provision of aides on a temporary or periodic basis.

In determining whether an accommodation would impose an undue hardship on the operation of a labor organization, factors to be considered include:

- a. The overall size of the labor organization with respect to number of members and the number and type of facilities in which those members are employed; ~~and~~
- b. The type of operation, including the composition and structure of the work force; ~~and~~
- c. The nature and cost of the needed accommodation; ~~and~~
- d. The reasonable ability to finance the accommodation at each site of business; ~~and~~
- e. Documented good faith efforts to explore less restrictive or less expensive alternatives, including consultation with the ~~disabled~~

person with a disability and with knowledgeable ~~disabled~~ persons with disabilities or disability organizations.

(6) Except when based on a bona fide occupational qualification, it is an unfair employment practice for a labor organization, with respect to all employment related purposes, including receipt of benefits under fringe benefit programs, not to treat women affected by pregnancy, childbirth, or disabilities related to pregnancy or childbirth, the same as other persons who are not so affected but who are similar in their ability or inability to work, including a duty to make reasonable accommodations as provided by 139.40(a)(5).

(b) *Discrimination in employment.* Except when based on a bona fide occupational qualification, for an employer because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, age, marital status, or status with regard to public assistance:

- (1) To fail or refuse to hire or to maintain a system of employment which unreasonably excludes a person seeking employment;\_
- (2) To discharge an employee;\_
- (3) To discriminate against a person or employee with respect to application, hiring, training, apprenticeship, tenure, promotion, upgrading, compensation, layoff, discharge, or any term or condition of employment;\_
- (4) For an employer with ~~fifty (50)~~ fifteen (15) or more permanent full-time employees to fail to make reasonable accommodation to the known disability of a qualified ~~disabled~~ person with a disability unless it can demonstrate that the accommodation would impose an undue hardship on it.

"Reasonable accommodation" means steps which must be taken to accommodate the known physical or mental limitations of a qualified ~~disabled~~ person with a disability. "Reasonable accommodation" may include but is not limited to, nor does it necessarily require:

- (i) making facilities readily accessible to and usable by ~~disabled~~ persons with disabilities; ~~and~~ \_
- (ii) job restructuring, modified work schedules, acquisition or modification of equipment or devices, and the provision of aides on a temporary or periodic basis. A prospective employer need not pay for an accommodation for a job applicant if it is available from an alternative source without cost to the employer or applicant.

In determining whether an accommodation would impose an undue hardship on the operation of an employer, factors to be considered include:

- a. The overall size of the employer with respect to number of employees or members and the number and type of facilities;₂
- b. The type of operation, including the composition and structure of the work force;₂
- c. The nature and cost of the needed accommodation;₂
- d. The reasonable ability to finance the accommodation at each site of business; ~~and~~₂
- e. Documented good faith efforts to explore less restrictive or less expensive alternatives, including consultation with the ~~disabled~~ person with a disability and with knowledgeable ~~disabled~~ persons with disabilities or disability organizations.

(5) Except when based on a bona fide occupational qualification, it is an unfair employment practice for an employer, with respect to all employment related purposes, including receipt of benefits under fringe benefit programs, not to treat women affected by pregnancy, childbirth, or disabilities related to pregnancy or childbirth, the same as other persons who are not so affected but who are similar in their ability or inability to work, including a duty to make reasonable accommodations as provided by 139.40(b)(4).

(c) *Discrimination by an employment agency.* Except when based on a bona fide occupational qualification, for an employment agency because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, age, marital status, or status with regard to public assistance:

- (1) To refuse or fail to accept, register, classify properly, or refer for employment or otherwise to discriminate against a person;₂
- (2) To comply with a request from an employer for referral of applicants for employment if the request indicates directly or indirectly that the employer fails to comply with the provisions of this title;₂
- (3) To fail to make reasonable accommodation to the known disability of a qualified ~~disabled~~ person with a disability unless it can demonstrate that the accommodation would impose an undue hardship on it. "Reasonable accommodation" means steps which must be taken to accommodate the known physical or mental limitations of a qualified ~~disabled~~ person with a disability.

"Reasonable accommodation" may include but is not limited to, nor does it necessarily require:

- (i) making facilities readily accessible to and usable by ~~disabled~~ persons with a disability; ~~and~~₂

- (ii) job restructuring, modified work schedules, acquisition or modification of equipment or devices, and the provision of aides on a temporary or periodic basis.

In determining whether an accommodation would impose an undue hardship on the operation of an employment agency, factors to be considered include:

- a. The overall size of the agency with respect to number of persons referred for employment and the kind or type of employment to which persons are referred;
- b. The nature and cost of the needed accommodation;
- c. Documented good faith efforts to explore less restrictive or less expensive alternatives, including consultation with the disabled person with a disability and with knowledgeable disabled persons with disabilities or disability organizations.

(4) Except when based on a bona fide occupational qualification, it is an unfair employment practice for an employer, with respect to all employment related purposes, including receipt of benefits under fringe benefit programs, not to treat women affected by pregnancy, childbirth, or disabilities related to pregnancy or childbirth, the same as other persons who are not so affected but who are similar in their ability or inability to work, including a duty to make reasonable accommodations as provided by 139.40(c)(3).

- (d) *Discriminatory practices in furnishing employment information and employment advertising.* Except when based on a bona fide occupational qualification, for an employer, employment agency, or labor organization, before a person is employed by an employer or admitted to membership in a labor organization:

- (1) To require a person to furnish information that pertains to race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, age, marital status, or status with regard to public assistance, unless one of the following apply:
  - a. For the purpose of national security, information pertaining to national origin is required by the United States, this state, or a political subdivision or agency of the United States or this state;
  - b. For the purpose of compliance with the Public Contracts Act or any rule, regulation or laws of the United States or of this state requiring information pertaining to race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, age, marital status, or status with regard to public assistance is required by the United States, this state, or a political subdivision or agency of the United States or this state;

- (2) To cause to be printed or published a notice or advertisement that relates to employment or membership and discloses a preference, limitation, specification, or discrimination based on race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, age, marital status, or status with regard to public assistance.
- (e) *Discrimination in real estate.* For an owner, lessee, sublessee, managing agent of, real estate broker, real estate salesperson or other person having the right to sell, rent or lease any property, or any agent or employee of any of these:
- (1) To refuse to sell, rent or lease, to offer for sale, rental or lease, or otherwise deny or withhold any real property to or from any person or group of persons or to refuse to negotiate for the sale, rental or lease of any real property to any person or group of persons because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, marital status, status with regard to public assistance or familial status.
- (2) To represent that real property is not available for inspection, sale, rental or lease when in fact it is so available, or otherwise deny or withhold any real property or any facilities of real property to or from any person or group of persons because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, marital status, status with regard to public assistance or familial status.
- (3) To discriminate against any person in the terms, conditions or privileges of the sale, rental or lease of real property or in the furnishing of facilities or services in connection therewith, including application processes and fees, because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, marital status, status with regard to public assistance or familial status.
- (4) To fail or refuse to make reasonable accommodations in rules, policies, practices or services when necessary to afford a ~~disabled~~ person with a disability an opportunity to use, enjoy or continue to use or enjoy a dwelling .
- (5) To print, circulate or post, or cause to be printed, circulated or posted, any advertisement or sign, or use any form of application for the purchase, rental or lease of any real property, or make any record or inquiry verbal or written in connection with the prospective purchase, rental or lease of any real property, which expresses directly or indirectly, any limitation, specification or discrimination as to race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, marital status, status with regard to public assistance or familial status.
- (6) To fail to design and construct covered multifamily dwellings available for first occupancy after March 13, 1991, so that:

- a. The dwellings have at least one (1) building entrance on an accessible route, unless it is impractical to do so because of terrain or unusual site characteristics; or
- b. With respect to dwellings with a building entrance on an accessible route:
  - 1. The public and common use portions are readily accessible to and usable by ~~disabled~~ persons with disabilities.
  - 2. There is an accessible route into and through all dwellings and units.
  - 3. All doors designed to allow passage into, within and through these dwellings and individual units are wide enough for ~~disabled~~ persons with disabilities in wheelchairs.
  - 4. Light switches, electrical switches, electrical outlets, thermostats, and other environmental controls are in accessible locations.
  - 5. Bathroom walls are reinforced to allow later installation of grab bars.
  - 6. Kitchens and bathrooms have space for ~~an individual~~ a person in a wheelchair to maneuver.

For purposes of this subsection, the term "covered multifamily dwellings" means: either buildings consisting of four (4) or more units if such buildings have one (1) or more elevators or ground floor units in other buildings consisting of four (4) or more units.

- a. ~~Buildings consisting of four (4) or more units if such buildings have one (1) or more elevators.~~
- b. ~~Ground floor units in other buildings consisting of four (4) or more units.~~
- (7) To fail to make reasonable accommodation to the known disability of a disabled person.
- (8) To provide services at different fee schedules between a person with a spouse and a person with registered domestic partner, or between a person with a spouse and children and a person with a registered domestic partner and children.
- (f) *Discriminatory representation by real estate brokers or real estate salespersons.* For any real estate broker or real estate salesperson, property owner, rental agent, property manager, caretaker or any agent or employee thereof, for the purpose of inducing a real property transaction from which a person, that person's firm, or any of its members may benefit financially, to represent that a

change has occurred or will or may occur in the composition with respect to race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, marital status, status with regard to public assistance or familial status of the owners or occupants in the block, neighborhood or area in which the real property is located, and to represent, directly or indirectly, that this change will or may result in undesirable consequences in the block, neighborhood or area in which the real property is located, including but not limited to the lowering of property values, an increase in criminal or antisocial behavior, or a decline in the quality of schools or other public facilities.

- (g) *Discrimination by professional organizations.* Except when based on a bona fide occupational qualification, for any professional association, because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, age, marital status, status with regard to public assistance, or familial status:
- (1) To deny full and equal membership rights to a person seeking membership or to a member.
  - (2) To expel a member from membership.
  - (3) To discriminate against a person seeking membership or a member with respect to the terms and conditions of membership, services and privileges associated with membership, participation in all membership activities and benefits, or any other aspect of membership.
  - (4) To fail to properly classify a person seeking membership or a member with regard to the availability of membership services, cost of membership or otherwise discriminate against a person seeking membership or a member.
  - (5) To fail to make reasonable accommodation to the known disability of a qualified disabled person unless the professional organization can demonstrate that the accommodation would impose an undue hardship on it.
  - (6) To provide services at different fee schedules between a person with a spouse and a person with registered domestic partner, or between a person with a spouse and children and a person with a registered domestic partner and children.
- (h) *Discrimination in lending.* For any person, bank, banking organization, mortgage company, insurance company, broker, underwriter or other financial institution or lender, or any agent or employee thereof, to whom application is made for financial assistance:
- (1) To discriminate against any person or group of persons because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, marital status, or status with regard to public assistance or familial status in the granting, withholding, extending,

modifying or renewing, or in the rates, terms, conditions or privileges of any such financial assistance or in the extension of services in connection therewith;\_

- (2) To use any form of application for such financial assistance or make any verbal or written record or inquiry in connection with applications for such financial assistance which expresses, directly or indirectly, any preference, limitation, specification or discrimination as to race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, marital status, or status with regard to public assistance or familial status or any intent to make any such preference, limitation, specification or discrimination;\_
  - (3) To discriminate against any person or group of persons who desire to purchase, lease, acquire, construct, rehabilitate, repair or maintain real property in a specific urban area because of the social, economic or environmental conditions of the area in the granting, withholding, extending, modifying or renewing, or in the rates, terms, conditions or privileges of any such financial assistance or in the extension of services in connection therewith. All financial institutions shall post the following sign in a conspicuous place: "This institution abides by the federal, state and local laws prohibiting the denial of a mortgage or home improvement loan or the granting of a mortgage or home improvement loan on different terms, because of the conditions in the neighborhood in which the home is located. If you believe you have been discriminated against, call either of the following agencies for help: State Human Rights Department; City Civil Rights Department."
- (i) *Discrimination in public accommodations.* For any person engaged in the provision of public accommodations, ~~because of race, color, creed, religion, ancestry, national origin, sex, affectional preference, disability, marital status, or status with regard to public assistance:~~
- ~~(1) —, To fail or refuse to provide to any person access to the use of and benefit from the services and facilities of such public accommodations.~~
  - ~~(2) — To discriminate against any person with respect to the availability of such services and facilities, the price or other consideration therefor, the scope and quality thereof, or the terms and conditions under which the same are made available, including terms and conditions relating to credit, payment, warranties, delivery, installation and repair;\_~~
  - ~~(3) — To provide services at different fee schedules between a person with a spouse and a person with registered domestic partner, or between a person with a spouse and children and a person with a registered domestic partner and children.~~
- (1) To deny any person the full and equal enjoyment of the goods, services, facilities, privileges, advantages, and accommodations of a place of public

accommodation because of race, color, creed, religion, ancestry, national origin, sex, sexual orientation, disability, marital status, or status with regard to public assistance.

- (2) To not make reasonable accommodation to the known physical, sensory, or mental disability of a person with a disability in a place of public accommodation. In determining whether an accommodation is reasonable, the factors to be considered may include:

  - a. the frequency and predictability with which members of the public will be served by the accommodation at that location.
  - b. the size of the business or organization at that location with respect to physical size, annual gross revenues, and the number of employees.
  - c. the extent to which persons with disabilities will be further served from the accommodation.
  - d. the type of operation.
  - e. the nature and amount of both direct costs and legitimate indirect costs of making the accommodation and the reasonableness for that location to finance the accommodation.
  - f. the extent to which any persons may be adversely affected by the accommodation.
- (3) To subject a person or class of persons on the basis of a disability of that person or class of persons, directly or through contractual, licensing, or other arrangements, to a denial of the opportunity of the person or class of persons to participate in or benefit from the goods, services, facilities, privileges, advantages, or accommodations of an entity.
- (4) To afford a person or class of persons on the basis of the disability of that individual or class of persons, directly or through contractual, licensing, or other arrangements, with the opportunity to participate in or benefit from the goods, services, facilities, privileges, advantages, or accommodations that are not equal to those afforded to other persons.
- (5) To provide a person or class of persons, on the basis of a disability of that person or class of persons, directly or through contractual, licensing, or other arrangements, with goods, services, facilities, privileges, advantages, or accommodations that are different or separate from those provided to other individuals, unless the action is necessary to provide the individual or class of individuals with goods, services, facilities, privileges, advantages, or accommodations, or other opportunities that are as effective as those provided to others.

- (6) To not afford foods, services, facilities, privileges, advantages, and accommodations to a person with a disability in the most integrated setting appropriate to the needs of the person with a disability.
- (7) Notwithstanding the existence of separate or different programs or activities provided in accordance with subdivision 139.40(i)(5), to deny a person with a disability the opportunity to participate in the programs or activities that are not separate or different.
- (8) To, directly or through contractual or other arrangements, use standards or criteria and methods of administration that either:

  - a. Have the effect of discriminating on the basis of disability.
  - b. Perpetuate on the basis of disability the discrimination of others who are subject to common administrative control.
- (9) To impose or apply eligibility criteria that screen out or tend to screen out a person with a disability or any class of persons with disabilities from fully and equally enjoying any goods, services, facilities, privileges, advantages, or accommodations, unless the criteria can be shown to be necessary for the provision of the goods, services, facilities, privileges, advantages, or accommodations.
- (10) To fail to make reasonable modifications in policies, practices, or procedures when the modifications are necessary to afford the goods, services, facilities, privileges, advantages, or accommodations to persons with disabilities, unless the entity can demonstrate that making the modifications would fundamentally alter the nature of the goods, services, facilities, privileges, advantages, or accommodations.
- (11) To fail to take all necessary steps to ensure that no person with a disability is excluded, denied services, segregated, or otherwise treated differently than other persons because of the absence of auxiliary aids and services, unless the entity can demonstrate that taking the steps would fundamentally alter the nature of the goods, services, facilities, privileges, advantages, or accommodations being offered and would result in an undue burden;
- (12) To fail to remove architectural barriers, and communication barriers that are structural in nature, in existing facilities, and transportation barriers in existing vehicles used by an establishment for transporting individuals, not including barriers that can only be removed through the retrofitting of vehicles by the installation of hydraulic or other lifts, if the removal is readily achievable.
- (13) If an entity can demonstrate that the removal of a barrier under subdivision 139.40(i)(12) is not readily achievable or cannot be considered a reasonable accommodation, to fail to make the goods, services, facilities,

privileges, advantages, or accommodations available through alternative means if the means are readily achievable.

- (14) To deny any person with a disability the full and equal enjoyment of specified public transportation services provided by a private entity that is primarily engaged in the business of transporting people and whose operations affect commerce by any of the following:
- a. The imposition or application of eligibility criteria that screen out, or tend to screen out, an individual with a disability or a class of individuals with disabilities from fully enjoying the specified public transportation services provided by the entity, unless the criteria can be shown to be necessary for the provision of the services being offered.
  - b. The failure to make reasonable modifications, provide auxiliary aids and services, and remove barriers, consistent with subdivision 139.40(i)(9) through 139.40(i)(13).
  - c. The purchase or lease of a new vehicle, other than an automobile or van with a seating capacity of fewer than eight passengers, including the driver, or an over-the-road bus, that is to be used to provide specified public transportation that is not readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs, except that a new vehicle need not be readily accessible to and usable by individuals with disabilities if the vehicle is to be used solely in a demand responsive system and if the private entity can demonstrate that the system, when viewed in its entirety, provides a level of services to individuals with disabilities equivalent to the level of service provided to the general public.
  - d. The purchase or lease a new railroad passenger car that is to be used to provide specified public transportation if the car is not readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs, or to manufacture railroad passenger cars or purchase used cars that have been remanufactured so as to extend their usable life by ten years or more, unless the remanufactured car, to the maximum extent feasible, is made readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs, except that compliance with this clause is not required to the extent that compliance would significantly alter the historic or antiquated character of historic or antiquated railroad passenger cars or rail stations served exclusively by those cars.
  - e. The purchase or lease a new, used, or remanufactured vehicle with a seating capacity in excess of 16 passengers, including the driver, for use on a fixed route public transportation system, that is not

readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs. If a private entity that operates a fixed route public transportation system purchases or leases a new, used, or remanufactured vehicle with a seating capacity of 16 passengers or fewer, including the driver, for use on the system which is not readily accessible to and usable by individuals with disabilities, it is an unfair discriminatory practice for the entity to fail to operate the system so that, when viewed in its entirety, the system ensures a level of service to individuals with disabilities, including individuals who use wheelchairs, equivalent to the level of service provided to individuals without disabilities.

f. Failing to operate a demand responsive system so that, when viewed in its entirety, the system ensures a level of service to individuals with disabilities, including individuals who use wheelchairs, equivalent to the level of service provided to individuals without disabilities. It is an unfair discriminatory practice for the entity to purchase or lease for use on a demand responsive system a new, used, or remanufactured vehicle with a seating capacity in excess of 16 passengers, including the driver, that is not readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs, unless the entity can demonstrate that the system, when viewed in its entirety, provides a level of service to individuals with disabilities equivalent to that provided to individuals without disabilities.

(15) To construct a new facility or station to be used in the provision of public transportation services, unless the facilities or stations are readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs.

(16) To fail to make alterations necessary in order, to the maximum extent feasible, to make the altered portions of facilities or stations currently used for the provision of public transportation services readily accessible to and usable by individuals with disabilities, including individuals who use wheelchairs. If the private entity is undertaking an alteration that affects or could affect the usability of or access to an area of the facility containing a primary function, the entity shall make the alterations so that, to the maximum extent feasible, the path of travel to the altered area, and the bathrooms, drinking fountains, and telephones serving the altered area, are readily accessible to and usable by individuals with disabilities if the alterations to the path of travel or to the functions mentioned are not disproportionate to the overall alterations in terms of cost and scope. The entity raising this defense has the burden of proof, and the department shall review these cases on a case-by-case basis.

For purposes of subsections 139.40(i)(3), 139.40(i)(4), and 139.40(i)(5), "person" or "class of persons" means clients or customers of the covered public accommodation that enter into the contractual, licensing, or other arrangement.

State or local building codes control where applicable. Violations of state or local building codes are not violations of this chapter and must be enforced under normal building code procedures.

Nothing in this subsection requires an entity to permit a person with a disability to participate in and benefit from the goods, services, facilities, privileges, advantages, and accommodations of the entity if the person with a disability poses a direct threat to the health or safety of others. "Direct threat" means a significant risk to the health or safety of others that can not be eliminated by a modification of policies, practices, or procedures or by the provision of auxiliary aids or services.

- (j) *Discrimination in public services.* For any person engaged in the provision of public services, because of race, color, creed, religion, ancestry, national origin, sex, sexual orientation, disability, marital status, or status with regard to public assistance:
- (1) ~~For any person engaged in the provision of public services, because of race, color, creed, religion, ancestry, national origin, sex, affectional preference, disability, marital status, or status with regard to public assistance to~~ To discriminate against any person, in the access to, admission to, full use of or benefit from any public service.
  - (2) To provide public services at different fee schedules between a person with a spouse and a person with a registered domestic partner, or between a person with a spouse and children and a person with a registered domestic partner and children.
- (k) *Discrimination in educational institutions.* For any educational institution, because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, marital status, or status with regard to public assistance:
- (1) To discriminate against any person in the full use of or benefit from such institution, or the services rendered thereby to any persons because of protected class status or to fail to ensure physical or program access for disabled persons. For purposes of this paragraph, program access includes but is not limited to providing taped texts, interpreters or other methods of making orally delivered materials available, readers in libraries, adapted classroom equipment, and similar auxiliary aids or services. Program access does not include providing attendants, individually prescribed devices, readers for personal use or study, or other devices or services of a personal nature.

- (2) To exclude, expel or otherwise discriminate against a person seeking admission as a student, or a person enrolled as a student.
- (3) To make or use a written or oral inquiry, or form of application for admission that elicits or attempts to elicit information, or to make or keep a record concerning the protected class status of an applicant, except when maintained as applicant flow data in a file that is not accessible to persons making admission decisions.
- (4) To fail to make reasonable accommodations to the known disability of a qualified ~~disabled~~ person with a disability unless it can demonstrate that the accommodation would impose an undue hardship on it. In determining whether an accommodation would impose an undue hardship on the operation of an educational institution, factors to be considered include:
  - (i)a. The overall size of the educational institution with respect to number of students and the number and type of facilities;\_
  - (ii)b. The nature and cost of the needed accommodation;\_
  - (iii)c. The reasonable ability of the educational institution to finance the accommodation;\_
  - (iv)d. Documented good faith efforts to explore less restrictive or less expensive alternatives, including consultation with the ~~disabled~~ person with a disability or with knowledgeable ~~disabled~~ persons with disabilities or disability organizations.
- (l) Aiding, abetting or facilitating discrimination; reprisals related to discrimination; coercion related to housing. For any person:
  - (1) To conceal or attempt to conceal any discriminatory act forbidden by this title or to aid, abet, compel, coerce, incite or induce, or attempt to induce, another person to discriminate;\_
  - (2) To use any trick, artifice, advertisement, sign, form of application, record on inquiry or any device whatsoever to bring about or facilitate discrimination;\_
  - (3) To engage in any reprisal, economic or otherwise, because another person opposed a discriminatory act forbidden under this title, has filed a charge, testified, assisted or participated in any manner in an investigation, proceeding or hearing under this title, or has associated with a person or group of persons of a different race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, status with regard to disability, age, marital status, status with regard to public assistance or familial status;\_
  - (4) To coerce, intimidate, threaten, or interfere with any person in the exercise of or enjoyment of, or on account of his or her having exercised or

enjoyed, or on account of his or her having aided or encouraged any other person in the exercise or enjoyment of any right with regard to real estate granted or protected by subdivisions (e), (f) or (h) of this section.

- (m) It is an unfair discriminatory practice for a person engaged in a trade or business or in the provision of a service:
- (a) To refuse to do business with or provide a service to a woman based on her use of her current or former surname.
  - (b) To impose, as a condition of doing business with or providing a service to a woman, that a woman use her current surname rather than a former surname.
  - (c) To intentionally refuse to do business with, to refuse to contract with, or to discriminate in the basic terms, conditions, or performance of the contract because of a person's race, national origin, color, sex, sexual orientation, or disability, unless the alleged refusal or discrimination is because of a legitimate business purpose.

Nothing in this subsection shall prohibit positive action plans.

Section 5. That Section 139.50 of the above-entitled ordinance be amended to read as follows:

**139.50. Provisions required in contracts with city.** (a) Required contract clauses. Unless exempted by the director, all City of Minneapolis ~~contracting agencies shall include in every city~~ contracts shall include the following provisions, specifically or by reference:

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, creed, religion, ancestry, national origin, sex, ~~affectional preference~~ sexual orientation, disability, age (forty (40) to seventy (70)), marital status, or status with regard to public assistance. The contractor will take affirmative action to ensure that all employment practices are free of such discrimination. Such employment practices include but are not limited to the following: Hiring, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff, termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the ~~contracting agency~~ Minneapolis Department of Civil Rights ("MDCR") setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that it is an equal opportunity or affirmative action employer.

(3) The contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the ~~agency contracting officer~~ MDCR, advising the labor union or workers' representative of the contractor's commitments under section 139.50 of the Minneapolis Code of Ordinances, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(4) The contractor will comply with all provisions of Title 7 of the Minneapolis Code of Ordinances, and with all rules and regulations issued by the director of the MDCR ("director") or the ~~commission~~ Minneapolis Commission on Civil Rights.

(5) The contractor will furnish and cause each of its ~~nonexempt~~ subcontractors to furnish all information and reports by section 139.50 of the Minneapolis Code of Ordinances, and by the rules and regulations of the director or of the commission, and will permit access to its books, records and accounts by the director, the director's agent, or the commission, for purposes of investigation to ascertain compliance with the rules, regulations and provisions of Title 7.

(6) The contractor shall take affirmative action to afford business enterprises owned and controlled by women and minorities and certified by the MDCR, or the MDCR's agent, the maximum feasible opportunity to participate in the performance of this contract and resulting subcontracts. As used in this contract, the term "business enterprise owned and controlled by women and minorities" means a business, at least fifty-one (51) per cent of which is owned and controlled by minority group members or women. For the purposes of this definition, "minority group members" are Black, Hispanic, Asian-Americans, and American Indians and Alaskan natives. This provision is not intended to limit in any manner the right of a contractor to enter into a contract with a subcontractor whose status as a business enterprise owned and controlled by women and minorities has not been determined by the ~~city~~ MDCR.

(7) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of such rules, regulations or provisions of Title 7, this contract may be canceled, terminated or suspended, in whole or in part, and the contractor may be declared ineligible by the Minneapolis city council for further city contracts in addition to other remedies as provided in Title 7. In addition, the contractor shall be liable for any costs or expenses incurred by the City of Minneapolis in obtaining from other sources the work and services to be rendered or performed or the goods or properties to be furnished or delivered to the city under this contract and for administrative costs incurred in seeking compliance. The city shall have the right to specific performance of this contract. Further, in the event there is probable cause to believe the contractor is in noncompliance with the nondiscrimination clauses of this contract or with any applicable rules or regulations, the city shall withhold up to fifteen (15) per cent of said contract ~~price~~ amount until such time as the contractor is found to be in compliance or in the event that withholding a portion of the contract ~~price~~ amount

is not a feasible alternative, then liquidated damages of five hundred dollars (\$500.00) per day for each day that the director shall determine that there is probable cause to believe that the contractor is in noncompliance with this section shall be imposed, or is otherwise adjudicated to be in compliance.

- ~~(8)(b)~~ Noncompliance. When the ~~official empowered to monitor any affirmative action provision of any contract or part of any contract under this section 139.50~~ director or the director's designee shall have probable cause to believe that the contractor is not in compliance with any provision of subsection (a) paragraphs (1) through (7) or with the implementing rules, regulations, provisions or plans thereto, ~~said official~~ the director or the director's designee shall notify the city department administering said contract and shall engage the contractor and the administering department in conciliation and persuasion to try to eliminate the acts or practices giving rise to such belief.
- a. ~~Should conciliation and persuasion fail to eliminate the complained of noncompliant acts or practices, said official in his/her discretion~~ the director or the director's designee shall either request a hearing before the city council on the subject matter of the noncompliance or file a ~~complaint with the director of the department of civil rights~~ director's charge and refer said charge to the commission demanding that a hearing panel of the commission ~~on civil rights~~ be convened to hear the ~~complaint~~ charge. Upon said referral, ~~said official may request that sanctions permitted under paragraph (a)(7) of this section be immediately imposed.~~
- (1) Hearing before city council.
- a. ~~Where said official has requested a hearing before the city council, the~~ The president may refer the matter in conformance with council procedures to the appropriate standing committee, no later than its second next regular meeting, for public hearing on the alleged noncompliance and the committee shall report its findings to the council. The council may take final action including final imposition of sanctions under ~~paragraphs (1) through~~ subsection (a)(7) of this subsection, direction to ~~said official~~ the director to obtain compliance or any other action it deems just and proper.
- ~~c.b.~~ b. Should ~~said official~~ the director or the director's designee have probable cause to believe that the contractor remains in noncompliance, ~~he/she shall file a complaint with the director of the department of civil rights~~ the director shall file a director's charge and refer said charge to the commission demanding that a hearing panel of the commission ~~on civil rights~~ be convened to hear the complaint. The hearing panel shall be convened as set forth in 139.50(b)(2).
- (2) Hearing before a panel of the commission.
- da. ~~Within fifteen (15) days of receiving a complaint under this section, the director of the department of civil rights shall certify the matter~~

~~for hearing. The director of the department of civil rights shall assist said official referring the complaint in preparation for hearing and in conciliation prior to hearing. The hearing on the complaint director's charge shall be held within thirty (30) days of notification of the matter for hearing. The city attorney shall represent said official upon hearing the director before the commission.~~

- eb. The chairperson of the commission on civil rights shall appoint a three-person panel, one of whom shall be an attorney, who shall also be chairperson of the panel.

The panel shall hold a public hearing on the ~~complaint of said official~~ director's charge and shall receive evidence pursuant to the provisions of Minnesota Statutes Section 14.60. The hearing panel shall make findings with respect to the contract, ordinance provisions, affirmative action plan or women and minority business enterprise plan. The hearing panel shall order final action including final imposition of sanctions under subsection (a) paragraphs (1) through (7) of this section.

- fc. Whenever, in the director's judgment a public hearing pursuant to ~~this subsection (a)(8) (b)(2)~~ will take longer than two (2) full days to complete, the director shall certify such fact to the commission and the chairpersons of the commission shall appoint a person who is a lawyer and who may or may not be a member of the commission to conduct the public hearing. In such cases, the hearing examiner shall have the same duties, obligations and powers as a hearing panel.

~~(9)(c)~~ Subcontracts. The contractor will include the provisions of subsection (a) paragraphs (1) through (8)(7) in every subcontract or purchase order, specifically or by reference, unless exempted by rules, regulations or orders of the director or the commission, issued pursuant to ~~section 139.90~~ chapter 141 of this title, so that such provisions will be binding upon each subcontractor or vendor.

~~(b)(d)~~ Written affirmative action plan. ~~The~~ Neither the City of Minneapolis nor the Minneapolis Community Development Agency shall enter into contracts or subcontracts in excess of fifty thousand dollars (\$50,000.00) including contracts and agreements entered into and performed pursuant to powers granted by ~~Minnesota Statutes, Sections 469.174 to 469.179, known as the Minnesota Tax Increment Financing Act; Minnesota Statutes, Sections 469.048 to 469.068, sometimes known as the Port Authority Act; Minnesota Statutes, Sections 469.109 to 469.123, sometimes known as the Municipal Development District Act; and Minnesota Statutes, Sections 469.152 to 469.1651, known as the Minnesota Industrial Development Act;~~ amend any contract resulting in a cumulative contract award in excess of fifty thousand dollars (\$50,000.00) with any bidder, or prospective prime contractor or proposed subcontractor until a written affirmative action plan has been provided to approved by the director or the director's designed designee and until a the department has conducted a pre-

~~award compliance review has been conducted and the director or the director's designed has reported on the ability of the bidder, prospective prime contractor or proposed subcontractor to comply with the provisions of subsection (a) of this section.~~

Neither the City of Minneapolis nor the Minneapolis Community Development Agency shall not close on any Development Contract until a written affirmative action plan from the recipient of assistance and any prospective contractor with a contract in excess of \$50,000.00 has been approved by the director or the director's designee and until the department has conducted a pre-award compliance review.

The director or director's designatee designated city staff shall, in a pre-award compliance review, examine evidence of the past performance of the ~~bidder, prospective prime contractor or proposed subcontractor (entity under review)~~ entity under review regarding compliance with the provisions of subsection (a) of this section which should include, but not be limited to the following factors: The record of the entity under review regarding observance of the City of Minneapolis contract compliance rules and regulations, the books, records, payrolls and other relevant documents including a list, separated by construction project or work site of all protected-class employees who worked for the entity under review during the period to be reviewed; documentary evidence of the implementation of each of the affirmative action standards set forth in the specifications and evidence demonstrating whether or not the entity under review has complied with subsection (a)(1) of this section or similar equal employment opportunity clause in contracts with any other governmental body or any other entity. The director or director's designated city staff shall have thirty (30) days after receiving notice of the proposed contract to ~~report to city council~~ complete the pre-award compliance review and approve or disapprove the affirmative action plan.

- ~~(c) All provisions of subsections (a) and (b) above shall also be applicable to all development contracts including contracts and agreements entered into and performed pursuant to powers granted by Minnesota Statutes, Sections 469.174 to 469.179 known as the Minnesota Tax Increment Financing Act; Minnesota Statutes, Sections 469.048 to 469.068, sometimes known as the Port Authority Act; Minnesota Statutes, Sections 469.109 to 469.123, sometimes known as the Municipal Development District Act; and Minnesota Statutes, Sections 469.152 to 469.1651, known as the Minnesota Industrial Development Act, without regard to any dollar amount of such contract, which are administered by the Minneapolis Community Development Agency, and all duties, responsibilities and functions assigned in such subdivisions to the director or commission shall, as to such contracts administered by his/her department, be exercised by the director of the Minneapolis Community Development Agency or his/her designed, provided that when any project to be administered by the director of the Minneapolis Community Development Agency will involve contracts for the development of a parcel of land on which structures exceeding thirty thousand (30,000) square feet will be built or rehabilitated, the developer and affirmative action department shall develop an affirmative action plan and a process for monitoring said affirmative~~

~~action plan for such project which shall be approved by the director of the Minneapolis Community Development Agency. An approved plan must be included when the project is submitted to the council or to the Minneapolis Community Development Agency and then made part of any project specifications and contracts entered into by either the council or the agency. Contract compliance with the affirmative action plan shall be monitored by the affirmative action department and the results of such monitoring activities sent to the director or the director's designed for review. In the event of the contractor's noncompliance with the affirmative action plan, the director of the Minneapolis Community Development Agency or his/her designed may recommend to the Minneapolis City Council that sanctions authorized by subdivision (a)(7) of this section be imposed. Subsequent to the effective date of the creation of the Minneapolis Community Development Agency, the powers and duties exercised by the city coordinator with regard to section 139.50(c) shall be assumed and exercised by the director of the Minneapolis Community Development Agency, provided that the affirmative action department shall continue to carry out the function of development and monitoring of affirmative action plans as set forth in section 139.50(c).~~

~~(d)(e) Jurisdiction. With regard to development contracts including but not limited to contracts and agreements entered into and performed and projects financed pursuant to powers granted by Minnesota Statutes, Sections 460.174 to 469.179 known as the Minnesota Tax Increment Financing Act; Minnesota Statutes, Section 469.048 to 469.068, sometimes known as the Port Authority Act; Minnesota Statutes, Sections 469.109 to 469.123, sometimes known as the Municipal Development District Act; and Minnesota Statutes, Sections 469.152 to 469.1651, known as the Minnesota Industrial Development Act, the jurisdiction of the City of Minneapolis and/or the Minneapolis Community Development Agency city under this section 139.50 shall extend for a period of three (3) years from the date of the development contract or until such longer period as may be stated in the development contract and shall include jurisdiction over owner-occupants of any project financed pursuant thereto.~~

Section 6. That Section 139.90 of the above-entitled ordinance be amended to read as follows:

**139.90. Reporting.** ~~The chief administrative officer, or his/her designee, of the department of civil rights, the affirmative action department of the Minneapolis Community Development Agency, and the women and minority business enterprise office director or the director's designee shall, at least quarterly, report to the city council as to their contract compliance activities pursuant to section 139.50. Such report shall also be made to the mayor, the Minneapolis Community Development Agency board of commissioners, and the Minneapolis Commission on Civil Rights and shall contain only matter which is classified as public data pursuant to the Minnesota Government Data Practices Act.~~