

Qualification Adjustments for Subsequent Bids

For professional and other service contracts, where the consultant/bidder did not meet the M/WBE requirements of a previous contract, and failed to demonstrate a good faith effort to do so, said consultant/bidder will receive a deduction or adjustment for non-compliance in the evaluation of any proposal/bid submitted subsequent thereto. The range and options of deductions or adjustments are as follows:

Missed Percentage	Timeframe	<1.9%	2.00%-5.99%	6.00%-9.99%	10% and above
1st Failure	Point deduction for every subsequent proposal for a three month minimum, not to exceed six months.	Written reprimand	5 point deduction for non-compliance	10 point deduction for non-compliance	15 point deduction for non-compliance
2nd Failure	Point deduction for every subsequent proposal for a six month minimum, not to exceed nine months.	5 point deduction for non-compliance	10 point deduction for non-compliance	15 point deduction for non-compliance	20 point deduction for non-compliance
3rd Failure	Point deduction for every subsequent proposal for a nine month minimum, not to exceed one year.	20 point deduction for non-compliance	20 point deduction for non-compliance	20 point deduction for non-compliance	20 point deduction for non-compliance

- A written reprimand for the first offense should only be applied once, it is not contingent upon a timeframe or the project value.