

Legislation Text

File #: 02013-3426, Version: 1

2-56-090 Cooperation in investigations.

It shall be the duty of every officer, employee, department, agency, contractor, subcontractor and licensee of the city, and every applicant for certification of eligibility for a city contract or program, to cooperate with the inspector general in any investigation, audit, program review, or hearing undertaken pursuant to this chapter. Cooperation includes making all City department, agency, contractor, subcontractor, and licensee's premises, equipment, personnel, books, records and papers shall be made available as soon as practicable to the inspector general. Every city contract and every bid, proposal, application or solicitation for a city contract, and every application for certification of eligibility for a city contract or program shall contain a statement that the person and/or entity understands and will abide by all provisions of this chapter.

Communications by and between any city attorney or other attorney hired to represent the city (in any capacity except individual, non-official capacity representation) and a city official, employee, or appointee which shall be are provided to the inspector general pursuant to the provisions of this section shall retain appropriate privilege restrictions as to any outside entity.

Page Five

2-56-090 Cooperation in investigations.

Page Four

2-56-090 Cooperation in investigations.