



Legislation Details (With Text)

File #: 0752-2024 **Version:** 1

Type: Ordinance **Status:** Passed

File created: 3/6/2024 **In control:** Economic Development & Small and Minority Business Committee

On agenda: 3/18/2024 **Final action:** 3/21/2024

Title: To amend Ordinance No. 0245-2024; to authorize the Director of the Department of Development to enter into contract with MKG Dept LLC; and to declare an emergency. (\$0.00)

Sponsors:

Indexes: EBE Participation, WBE Participation

Code sections:

Attachments:

Date	Ver.	Action By	Action	Result
3/21/2024	1	CITY CLERK	Attest	
3/20/2024	1	MAYOR	Signed	
3/18/2024	1	COUNCIL PRESIDENT	Signed	
3/18/2024	1	Columbus City Council	Approved	Pass

BACKGROUND: This amendment seeks to modify Ordinance No. 0245-2024, passed by Columbus City Council on January 22, 2024.

Since the initial ordinance was passed, the vendor identified in the ordinance has changed its business organization type from a single-member LLC to an S-Corporation. In order to correctly contract with and pay the correct entity and to promptly pay for work that has already been performed starting on January 1, 2024, this amendment authorizes the Director of the Department of Development to enter into a contract with the new entity and declares an emergency.

The original legislation authorized the Director of the Department of Development to enter into a contract with Elizabeth Menduni (a single-member LLC registered with the Ohio Secretary of State as MKG Dept, LLC) in an amount up to \$79,435.30 for the purpose of administering a program under Accelerate Columbus 2024. For the original legislation, the Department utilized the Request for Proposals (RFP) process in accordance with City procurements standards to solicit proposals. Proposals were submitted in response to RFQ025308 in accordance with the relevant provisions of Chapter 329 of the Columbus City Codes. The Director of Development will enter into contract with ten organizations under the authority of Columbus City Code Section 329.18. These services cannot be provided by existing city employees as they do not have the resources to perform the program services.

Through Accelerate Columbus, the City seeks to nurture a pipeline of entrepreneurs and small businesses that reflects the talent and diversity of Columbus. The ultimate objective of Accelerate Columbus 2024 is to provide structured qualitatively and quantitatively measurable programs that strengthen the entrepreneurial ecosystem. In alignment with the Columbus Small Business Agenda, programs should have special consideration for businesses in low- to moderate-income areas, minority, and women-owned businesses.

In 2019, the City of Columbus launched Accelerate Columbus Small Business as part of a branded set of small business training, technical assistance, mentoring, and advisement programs targeting aspiring entrepreneurs and existing small business owners. Initially offered as a pilot program, the goal of the program was to provide structured as well as on-

demand training, one-on-one advisement, and technical assistance to both aspiring and existing entrepreneurs and small businesses.

Emergency action is requested to avoid any delay in reimbursing for services already received and avoid a disruption in services.

FISCAL IMPACT: None.

CONTRACT COMPLIANCE: The vendor is currently working to register the new entity with Vendor Services.

To amend Ordinance No. 0245-2024; to authorize the Director of the Department of Development to enter into contract with MKG Dept LLC; and to declare an emergency. (\$0.00)

WHEREAS, in 2019, the City of Columbus launched Accelerate Columbus Small Business as part of a branded set of small business training, technical assistance, and mentoring programs targeting aspiring entrepreneurs and existing small business owners; and

WHEREAS, the goal of the program was to provide structured training and technical assistance to both aspiring and existing entrepreneurs and small businesses; and

WHEREAS, the Department of Development seeks to partner with MKG Dept LLC for the purpose of administering a program under Accelerate Columbus 2024 program; and

WHEREAS, Elizabeth Menduni (a single-member LLC registered with the Ohio Secretary of State as MKG Dept, LLC) has changed the business organization type from a single-member LLC to an S-Corporation; and

WHEREAS, it is necessary to amend Ordinance 0245-2024 to allow for the contract to be entered into with the correct entity (MKG Dept LLC) and for payments to be correctly made to the new entity; and

WHEREAS, an emergency exists in the usual daily operation of the Department of Development in that it is immediately necessary to authorize the Director to enter into contract with MKG Dept, LLC to avoid any delay in reimbursing for services already received, all for the immediate preservation of the public health, peace, property, safety and welfare; and
NOW, THEREFORE,

BE IT ORDAINED BY THE COUNCIL OF THE CITY OF COLUMBUS:

SECTION 1. The following section of Ordinance No. 0245-2024 be amended as follows: “**SECTION 1.** That the Director of the Department of Development is authorized to enter into a contract with ~~Elizabeth Menduni (operating as a single member LLC registered with the Ohio Secretary of State as Mkg Dept, LLC)~~ MKG Dept LLC in an amount up to \$79,435.30 for the purpose of administering a program under an Accelerate Columbus 2024 program, and to allow for the reimbursement of certain expenses incurred prior to the execution of the purchase order, starting January 1, 2024, relating to marketing the program to prospective clients, materials/supplies, and deposit on space for the planned cohorts which expenses are hereby determined to be for a valid public purpose.”

SECTION 2. That the existing Section 1 and existing Title to 0245-2024 is hereby repealed.

SECTION 3. That, for the reasons stated in the preamble hereto, which is hereby made a part hereof, this ordinance is hereby declared to be an emergency measure and shall take effect and be in force from and after its passage and approval

by the Mayor, or ten days after passage if the Mayor neither approves nor vetoes the same.