JUNE 29, 2015

AGENDA ITEM 04 ACTION ITEM

CALIFORNIA SECURE CHOICE RETIREMENT SAVINGS INVESTMENT BOARD

Amendment to Resolution No. 2015-03: Amendment to the Resolution of the California Secure Choice Retirement Savings Investment Board Relating to the Approval to Amend Agreement CSCRSIB03-14 with Overture Financial LLC for Market Analysis, Feasibility Study, and Program Design Consultant Services

Presenter

Christina Elliott, Acting Executive Director

Background

At the May 2015 California Secure Choice Retirement Savings Investment Board ("Board") meeting, the Board authorized the Acting Executive Director to execute an amendment to Agreement No. CSCRSIB03-14 ("the agreement" or "the contract"), the contract between the Board and Overture Financial LLC for market analysis, feasibility study, and program design consultant services. The amendment is needed in order to extend the term of the agreement to January 31, 2016 to allow sufficient time to complete the project.

Since the May Board meeting, Overture Financial LLC informed Secure Choice staff of a staffing change in one of their subcontractors performing consulting services under the agreement. Accordingly, the contract also must be amended to replace personnel providing services under the contract.

Staff recommendation

Secure Choice staff recommends the Board approve the Amendment to Resolution No. 2015-03, relating to the approval to amend agreement CSCRSIB03-14 with Overture Financial LLC for market analysis, feasibility study, and program design consultant services.

Attachments

- Attachment #1 Amendment to Resolution No. 2015-03
- Attachment #2 Contract Amendment (STD 213A), including amended timeline for the market analysis, feasibility study, and program design consultant services and resume for new staff

AMENDMENT TO RESOLUTION NO. 2015-03

AMENDMENT TO THE RESOLUTION OF THE CALIFORNIA SECURE CHOICE RETIREMENT SAVINGS INVESTMENT BOARD RELATING TO THE APPROVAL TO AMEND AGREEMENT CSCRSIB03-14 FOR MARKET ANALYSIS, FEASIBILITY STUDY, AND PROGRAM DESIGN CONSULTANT SERVICES

WHEREAS, the California Secure Choice Retirement Savings Investment Board (the "Board") is established under SB 1234 (Chapter 734, 2012; codified under Government Code section 100000 et seq.) and mandated to conduct a market analysis to determine whether the necessary conditions for implementation of the California Secure Choice Retirement Savings Trust Act (the "Act") can be met, provided that the Board shall conduct the market analysis only if sufficient funds to initiate and complete the required market analysis are made available through a nonprofit or private entity, or from federal funding;

WHEREAS, Government Code section 100042 provides, in part, that the Act shall become operative only if the Board determines that, based on the market analysis, the provisions of the Act will be self-sustaining, and funds are made available through a nonprofit or other private entity, federal funding, or an annual Budget Act appropriation in amounts sufficient to allow the Board to implement the Act until the California Secure Choice Retirement Savings Trust has sufficient funds to be self-sustaining;

WHEREAS, Government Code section 100043 provides that the Board shall not implement the California Secure Choice Retirement Savings Program (the "Program") if the Individual Retirement Account or Individual Retirement Annuity (collectively "IRA") arrangements offered fail to qualify for the favorable federal income tax treatment ordinarily accorded to IRAs under the Internal Revenue Code, or if it is determined that the Program is an employee benefit plan under the federal Employee Retirement Income Security Act;

WHEREAS, the Board has entered into Agreement No. CSCRSIB03-14 (the "Agreement") with Overture Financial LLC for the necessary market analysis, including feasibility study and program design for purposes of the market analysis and legal analysis (the "project");

WHEREAS, an amendment to the Agreement, which currently expires October 30, 2015, is necessary to extend the term to complete the project; and

WHEREAS, an amendment to the Agreement is also necessary to replace one of the contractor's personnel due to staffing changes by a subcontractor;

NOW, THEREFORE, BE IT RESOLVED that the Acting Executive Director is hereby directed and authorized to prepare and take whatever steps necessary to execute an amendment to the Agreement to extend the term to January 31, 2016 and replace the contractor's personnel.

Attest:		
	Chairperson	
Date of Adoption: _		

STATE OF CALIFORNIA

STANDARD AGREEMENT AMENDMENT

Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents	STD.	213 A (Rev 6/03)					
1. This Agreement is entered into between the State Agency and Contractor named below: STATE AGENCY'S NAME California Secure Choice Retirement Savings Investment Board CONTRACTOR'S NAME Overture Financial, LLC 2. The term of this Agreement is 4/22/15 - through 1/31/16 3. The maximum amount of this S 498,366.04 Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.	X	CHECK HERE IF ADDITIONAL PAGES ARE	ATTACHED	3	Pages	AGREEMENT NUMBER	AMENDMENT NUMBER
1. This Agreement is entered into between the State Agency and Contractor named below: STATE AGENCY'S NAME California Secure Choice Retirement Savings Investment Board CONTRACTOR'S NAME Overture Financial, LLC 2. The term of this Agreement is 4/22/15 - through 1/31/16 3. The maximum amount of this Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.						CSCRSIB03-14	1
California Secure Choice Retirement Savings Investment Board CONTRACTOR'S NAME Overture Financial, LLC 2. The term of this Agreement is 4/22/15 - through 1/31/16 3. The maximum amount of this Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.						REGISTRATION NUMBER	
California Secure Choice Retirement Savings Investment Board CONTRACTOR'S NAME Overture Financial, LLC 2. The term of this Agreement is 4/22/15 - through 1/31/16 3. The maximum amount of this Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.							
California Secure Choice Retirement Savings Investment Board CONTRACTOR'S NAME Overture Financial, LLC 2. The term of this Agreement is 4/22/15 - through 1/31/16 3. The maximum amount of this Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.	1	This Agreement is entered into between	ioon the Sta	to Ago	ooy ond (Contractor named holow:	
CONTRACTOR'S NAME Overture Financial, LLC 2. The term of this Agreement is 4/22/15 - through 1/31/16 3. The maximum amount of this Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.	١.		reen the Sta	ile Agei	icy and t	Contractor flamed below.	
Overture Financial, LLC 2. The term of this Agreement is 4/22/15 - through 1/31/16 3. The maximum amount of this Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.		California Secure Choice Retiren	nent Saving	gs Inve	stment I	Board	
 The term of this Agreement is 4/22/15 - through 1/31/16 The maximum amount of this \$ 498,366.04 Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same. 							
Agreement is 4/22/15 - through 1/31/16 3. The maximum amount of this Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.							
3. The maximum amount of this Agreement after this amendment is: 4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.	2.		4/22/15 -			1/31/16	
Agreement after this amendment is: Four Hundred Ninety-Eight Thousand Three Hundred Sixty-Six Dollars and Four Cents The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.		-	4/22/13 -	thro	ugh	1/31/10	
4. The parties mutually agree to this amendment as follows. All actions noted below are by this reference made a part of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.	3.			66.04			
of the Agreement and incorporated herein: The term of this Agreement is extended through January 31, 2016. The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.							•
The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto. Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.	4.			as follov	vs. All ad	ctions noted below are by t	this reference made a part
Due to changes in personnel at BridgePoint Group (subcontractor), Grant Harding is replaced with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.		The term of this Agreement is ex	xtended thr	ough J	anuary	31, 2016.	
with Joseph Olivier (resume is attached hereto). Hourly rate remains the same.		The timeline table in Attachment A.1 - Contractor's Work Plan/Schedule is amended as attached hereto.					
All other terms and conditions shall remain the same.		Č 1	-		•		ng is replaced
		All other terms and conditions s	shall remair	n the sa	ıme.		

IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto.

CONTRACTOR	CALIFORNIA Department of General Services Use Only					
CONTRACTOR'S NAME (If other than an individual, state whether a corporation	Use Only					
Overture Financial, LLC						
BY (Authorized Signature)	DATE SIGNED (Do not type)					
≤						
PRINTED NAME AND TITLE OF PERSON SIGNING						
Samir Kabbaj, Chief Operating Officer						
ADDRESS						
1440 Broadway, 23rd Floor, New York, NY 10018						
STATE OF CALIFORNIA						
AGENCY NAME						
California Secure Choice Retirement Savings Inves	tment Board					
BY (Authorized Signature)	DATE SIGNED (Do not type)					
∠						
PRINTED NAME AND TITLE OF PERSON SIGNING		Exempt per:				
Christina Elliot, Acting Executive Director						
ADDRESS						
915 Capitol Mall, Room 110, Sacramento, CA 95814						

Proposed Timeline for the California Secure Choice Market Analysis, Feasibility Study and Design Consultant Services Project

		May 2015	Jun 2015	Jul 2015	Aug 2015	Sep 2015	Oct 2015	Nov 2015	Dec 2015
TASK	TASK NAME	,			J 9		0 00 00		
Α	Program Design								
	Recommend Design, Implementation, and Administration of the Program	х	Х	Х	0	0	0	0	
	Investment Options		X	X	0	0	0	0	
	Dtermination of Eligibility of Employee, Employer, and other Participants		X	X		_			
	Determination of Availability of an Employer-sponsored Retirement Plan to their Employees		Х	Х					
	Enrollment Process		X	X					
	Payroll Deduction Contributions/ Cost and Administration Burden for Employers		X	X					
	Contribution Rate/ minimum and Maximun Amounts		Х	Х	0	0	0	0	
vii	Automatic Escalation of Contributions		Х	Х	0	0	0	0	
	Rollover and Transfer Process, Withdrawal Rules and Limits		X	X	0	0	0	0	
	Potential Enrollment of an Employee working for a Non-Participant Employer		X	X	_	_			
	Offering Annuities to Participants		X	X	0	0	0	0	
	Investment Options for Guaranteed Returns on Contributions		X	X	0	0	0	0	
	Recommendations for Market Analysis/ Financial and Legal Feasabilities		X	X					
	Detailed Report			X	Х				
	Market Analysis								
	Initial Discussion of Objectives and Reservation of Facilities (Greenwald)	Х	Х						
	Collection and Analysis of Existing Survey Microdata (CLRE)	X	X						
	Finish Screeners (Greenwald)		X						
	Draft and Review Moderator's Guide (Greenwald)		Х						
	Conduct Groups (Greenwald)		Х						
	Questionnaire Review and Revision (Greenwald)			Х					
	Questionnaire Approval and Programming (Greenwald)			Х					
	Online Data Collection (Greenwald)			Х	Х				
i-9	Develop Data Model Linking Employees, Model Participant Career and Savings Trajectory (CLRE)		Х	Х					
i-10	Preliminary Market Analysis Report (CLRE)				Х				
	Data Processing and Delivery of Overall Survey Results (Greenwald)				Х				
	Analysis and Reporting (Greenwald)				х	Х			
	Submit Excel File Containing Tabulated Data to Team Actuary (CLRE)					х	Х		
	Final Market Analysis Report Integrating All Pieces (CLRE)							х	1
С	Financial Feasablity Study								
i	Financial Feasability and Program Sustainability				х	х	х	х	
ii	Funds Necessary to Implement Program / Options for Financing						х	х	
iii	Cost and Fee Structure to Run the Program						х	х	
	Detailed Report							х	х
	Stakeholders Outreach		Х		Х		Х		х
Е	Coordination with Other SCRIB Contractors	Х	Х	Х	Х	х	х	х	х
F	Assistance with Legislation								х
	Attendance of Board Meetings	Х	Х	Х	Х	х	Х	х	х
	Final Report							х	х

x Expected Timeline

Adjustements Due to Findings in Market Analysis and Financial Feasability Study

BridgePoint Resume



JOSEPH OLIVIER

SUMMARY

- Financial Services and Retirement Plan Industry Manager with more than 20 years of experience supporting financial intermediaries and retirement plan sponsors advising and consulting across all areas of service organizations including developing productive strategies and programs for Fortune 500 clients.
- Strong operations and call center management, client service, engagement, and relationship management, and played a lead role in building and managing winning teams.
- Proven experience in service and operational model development, client experience, workflow management, product definition and management, retirement plan administration, transfer agency operations and process improvement.

EXPERIENCE

BridgePoint Group, LLC 2011 – Present

Consultant

BridgePoint was formed in 2010 where practical, implementable solutions are used to help clients create and differentiate their customer's service experience – at a price that customers are willing to pay. Some of Joseph's engagements have included:

- Conducted small, mid and large market industry research to help define the corporate strategy and refined service
 offering for large DC plan providers
- Formed the development of the service and operational modeling for a DC plan provider seeking to move into the \$1-50M plan space
- Advised an emerging technology provider in marketing their platform by defining relevant end users and their needs through user personas, rationalized, designed and built custom reports to demonstrate the power of the software in a manner that would resonate with those users
- Advised several large DC providers in defining their product and service offerings and performed industry "bestpractice" reviews for services ranging from transaction processing to Plan Sponsor reporting
- Conducted due diligence reviews of two emerging recordkeeping platforms on behalf of DC plan providers

ING, Quincy, MA 2008 – 2011

Plan Manager, Mega Plan Market

Responsible for day-to-day operations and relationship management supporting a large market retirement plan
program consisting of 17 qualified and non-qualified plan accounts with more than 175,000 active participants and
more than \$25 billion in plan assets



BridgePoint Resume

CitiStreet, Quincy, MA

2001 - 2008

Senior Officer, Client Relationships and Operations

- Managed the plan administration and Plan Sponsor relationships for clients ranging from \$300M to \$25B in plan
- Assisted in design of a proprietary non-qualified recordkeeping platform
- Participated in a series of organizational process meetings and earned six sigma green bullet

Putnam Investments, Boston, MA

1994 - 2001

Sr. Administrator, Defined Contribution Plan Administration Manager, Financial Advisors Division, Premiere Client Services Supervisor, Broker Operations and Quality Enhancement Support Team

- Joseph held a variety of responsible positions, among some included development of a Team, which provided full-service marketing and operations support to Putnam's top-producing financial advisors. Joe also lead a grassroots quality assurance team contributing to Putnam winning the industry's first-ever Dalbar "Triple Crown" service award
- Worked within or managed teams across a variety of disciplines throughout company including transaction processing, customer compliance services, and workflow management

EDUCATION

Previously held FINRA Series 6 and 63 licenses

Emerson College, Boston, MA
Business Management, Boston, MA

Johnson and Wales University, Providence, Rhode Island Culinary Arts