- 1 SB81
- 2 128526-5
- 3 By Senators Coleman, Beasley and Marsh
- 4 RFD: Fiscal Responsibility and Accountability
- 5 First Read: 01-MAR-11

SB81 1 2 3 4 ENROLLED, An Act, To amend Section 41-16-27 of the Code of Alabama 5 1975, relating to the manner of awarding public contracts; to 6 7 allow the awarding authority to issue a secondary award to 8 certain companies owned and operated by certain individuals certified under the federal HUBZone program or any small 9 10 business enterprise located within the state not to exceed 20 11 percent of the original contract value; and to provide for 12 exceptions. 13 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 14 Section 1. The Legislature hereby finds and declares 15 that this amendatory act will help foster and develop 16 businesses throughout the state by allowing small businesses 17 to grow incrementally and contribute to the local economy 18 while adding jobs in the marketplace. Section 2. Section 41-16-27 of the Code of Alabama 19 1975, is amended to read as follows: 20 "§41-16-27. 21 22 "(a) When purchases are required to be made through 23 competitive bidding, award shall, except as provided in 24 subsection (f), be made to the lowest responsible bidder 25 taking into consideration the qualities of the commodities

proposed to be supplied, their conformity with specifications, 1 the purposes for which required, the terms of delivery, 2 3 transportation charges and the dates of delivery provided, that the awarding authority may at any time within 30 days 4 5 after the bids are opened negotiate and award the contract to anyone, provided he secures a price at least five percent 6 under the low acceptable bid. The award of such a negotiated 7 8 contract shall be subject to approval by the Director of Finance and the Governor, except in cases where the awarding 9 10 authority is a two-year or four-year college or university 11 governed by a board. The awarding authority or requisitioning 12 agency shall have the right to reject any bid if the price is 13 deemed excessive or quality of product inferior. Awards are 14 final only after approval of the Purchasing Agent.

15 "(b) The awarding authority may award multiple 16 purchase contracts resulting from a single invitation-to-bid 17 where the specifications of the items of personal property 18 intended to be purchased by a requisitioning agency or 19 agencies are determined, in whole or in part, by technical compatibility and operational requirements. In order to make 20 multiple awards under this provision, the awarding authority 21 22 must include in the invitation-to-bid a notice that multiple 23 awards may be made and the specific technical compatibility or operational requirements necessitating multiple awards. 24 25 Multiple awards of purchase contracts with unique technical

compatibility or operational specifications shall be made to the lowest responsible bidder complying with the unique technical compatibility or operational specifications. The requisitioning agency shall provide the awarding authority with the information necessary for it to determine the necessity for the award of multiple purchase contracts under this provision.

8 "This subsection (b) shall not apply to contracts 9 for the purchase of personal property for which a service or 10 service contract, whether subject to competitive bidding under 11 this article or not, is necessary to utilize the personal 12 property throughout the period of utilization of the personal 13 property.

14 "(c) Each bid, with the name of the bidder, shall be
15 entered on a record. Each record, with the successful bid
16 indicated thereon and with the reasons for the award if not
17 awarded to the lowest bidder shall, after award of the order
18 or contract, be open to public inspection.

19 "(d) The Purchasing Agent in the purchase of or 20 contract for personal property or contractual services shall 21 give preference, provided there is no sacrifice or loss in 22 price or quality, to commodities produced in Alabama or sold 23 by Alabama persons, firms, or corporations.

"(e)(1) Contracts for the purchase of personal
 property or contractual services other than personal services

shall be let by competitive bid for periods not greater than 1 2 five years and current contracts existing on February 28, 3 2006, may be extended or renewed for an additional two years with a 90-day notice of such extension or renewal given to the 4 5 Legislative Council, however, any contract that generates funds or will reduce annual costs by awarding the contract for 6 a longer term than a period of three years which is let by or 7 8 on behalf of a state two-year or four-year college or 9 university may be let for periods not greater than 10 years. 10 Any contract awarded pursuant to this section for terms of 11 less than 10 years may be extended for a period not to exceed 12 10 years from the initial awarding of the contract provided 13 that the terms of the contract shall not be altered or 14 renegotiated during the period for which the contract is 15 extended.

16 "(2) For purchases of personal property made on or 17 after January 1, 2010, in instances in which the awarding 18 authority determines that the total cost of ownership over the 19 expected life of the item or items, including acquisition costs plus sustaining costs, and including specifically life 20 21 cycle costs, can be reasonably ascertained from industry 22 recognized and accepted sources, the lowest responsible bid 23 may be determined to be the bid offering the lowest life cycle 24 costs and otherwise meeting all of the conditions and 25 specifications contained in the invitation to bid. To utilize

this provision to determine the lowest responsible bidder, the awarding authority must include a notice in the invitation to bid that the lowest responsible bid may be determined by using life cycle costs and identify the industry recognized and accepted sources that will be applicable to such an evaluation.

"(3) Industry recognized and accepted sources may be 7 8 provided by rules adopted pursuant to the Alabama Administrative Procedure Act by the Green Fleets Review 9 Committee if the review committee is established and enacted 10 at the 2009 Regular Session. If the Green Fleets Review 11 Committee is not enacted at the 2009 Regular Session, the 12 13 Permanent Joint Legislative Committee on Energy Policy may 14 adopt rules providing industry recognized and accepted 15 sources, pursuant to the Alabama Administrative Procedure Act.

16 "(f) Contracts for the purchase of services for 17 receiving, processing, and paying claims for services rendered 18 recipients of the Alabama Medicaid program authorized under 19 Section 22-6-7 which are required to be competitively bid may 20 be awarded to the bidder whose proposal is most advantageous 21 to the state, taking into consideration cost factors, program 22 suitability factors (technical factors) including 23 understanding of program requirements, management plan, 24 excellence of program design, key personnel, corporate or 25 company resources and designated location, and other factors

including financial condition and capability of the bidder, 1 2 corporate experience and past performance and priority of the 3 business to insure the contract awarded is the best for the purposes required. Each of these criteria shall be given 4 5 relative weight value as designated in the invitation to bid, with price retaining the most significant weight. 6 Responsiveness to the bid shall be scored for each designated 7 8 criteria. If, for reasons cited above, the bid selected is not 9 from the lowest bidding contractor, the Alabama Medicaid 10 Agency shall present its reasons for not recommending award to 11 the low bidder to the Medicaid Interim Committee. The committee shall evaluate the findings of the Alabama Medicaid 12 13 Agency and must, by resolution, approve the action of the 14 awarding authority before final awarding of any such contract. 15 The committee shall also hear any valid appeals against the 16 recommendation of the Alabama Medicaid Agency from the low bid 17 contractor(s) whose bid was not selected.

18 "(q) Notwithstanding the requirements under Sections 19 41-16-20, 41-16-21, and this section, contractual services and 20 purchases of personal property regarding the athletic department, food services, and transit services negotiated on 21 22 behalf of two-year and four-year colleges and universities may be awarded without competitive bidding provided that no state 23 24 revenues, appropriations, or other state funds are expended or 25 committed and when it is deemed by the respective board that

financial benefits will accrue to the institution, except that 1 2 in the cases where an Alabama business entity as defined by 3 this section is available to supply the product or service they will have preference unless the product or service 4 5 supplied by a foreign corporation is substantially different or superior to the product or service supplied by the Alabama 6 business entity. However, the terms and conditions of any of 7 8 the services or purchases which are contracted through 9 negotiation without being competitively bid and the name and 10 address of the recipient of such a contract shall be 11 advertised in a newspaper of general circulation in the municipality in which the college or university is located 12 13 once a week for two consecutive weeks commencing no later than 14 10 days after the date of the contract. For the purposes of 15 this section, the term Alabama business entity shall mean any 16 sole proprietorship, partnership, or corporation organized in 17 the State of Alabama.

18 "(h)(1) For purchases of motor vehicles by the state 19 made on or after January 1, 2010, the lowest responsible bid may be determined to be a bid offering the lowest life cycle 20 21 costs, if it is determined that the total cost of ownership 22 over the expected life of a motor vehicle, including 23 acquisition costs plus maintenance costs, including 24 specifically life cycle costs, can be reasonably ascertained 25 from industry recognized and accepted sources. The lowest

responsible bid shall otherwise meet all of the conditions and specifications contained in the invitation to bid. To utilize this provision to determine the lowest responsible bidder, the state must include a notice in the invitation to bid that the lowest responsible bid may be determined by using life cycle costs and identify the industry recognized and accepted sources that will be applicable to such an evaluation.

8 "(2) Industry recognized and accepted sources may be 9 provided by rules adopted pursuant to the Alabama 10 Administrative Procedure Act by the Green Fleets Review Committee if the review committee is established and enacted 11 at the 2009 Regular Session. If the Green Fleets Review 12 13 Committee is not enacted at the 2009 Regular Session, the 14 Permanent Joint Legislative Committee on Energy Policy may 15 adopt rules providing industry recognized and accepted sources 16 pursuant to the Alabama Administrative Procedure Act.

17 "(i) When a single invitation-to-bid specifies a set 18 of deliverables that would be capable of division into 19 separate, independent contracts, the awarding authority, at 20 its discretion, may award a secondary contract for any subset 21 of such deliverables, not to exceed 20 percent of the original 22 contract value, to any Alabama business certified under the 23 Federal HUBZone program whose properly submitted responsible 24 bid does not exceed five percent of the lowest responsible 25 bid. In order to make a secondary award under this provision,

the awarding authority shall include in the invitation-to-bid a notice that a secondary award may be made." Section 3. This act shall become effective on the

4 first day of the third month following its passage and
5 approval by the Governor, or its otherwise becoming law.

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4	President and Presiding Officer of the Senate
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6	Speaker of the House of Representatives
7 8 9 10 11 12 13 14 15	SB81 Senate 05-APR-11 I hereby certify that the within Act originated in and passed the Senate, as amended. Patrick Harris Secretary
16 17 18 19	House of Representatives Passed: 09-JUN-11
20 21	By: Senator Coleman