- 1 HB4
- 2 215157-5
- 3 By Representative Clouse
- 4 RFD: Ways and Means General Fund
- 5 First Read: 27-SEP-21

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2 ENROLLED, An Act,

Relating to the finance and construction and renovation of prisons; to provide legislative findings and intent; to amend Sections 14-2-1, 14-2-6, 14-2-12, 14-2-13.1, 14-2-14, 14-2-16, 14-2-19, 14-2-21, 14-2-28, and 14-2-34, Code of Alabama 1975, to allow the Alabama Corrections Institution Finance Authority to issue bonds in an amount not to exceed \$785 million for the purpose of implementing a prison modernization plan in a phased approach that would replace existing bed space in Department of Corrections facilities through the construction of a new specialized men's prison facility on state-owned land in Elmore County providing specialized services to inmates; the construction of a new prison facility for male inmates on state-owned land in Escambia County; the construction of a new women's prison facility on state-owned land in Elmore County; the renovation and improvement of existing state-owned prison facilities in certain counties and an additional existing facility to be selected by the authority; to define certain terms; to revise the membership of the authority; to require reporting to the Joint Legislative Prison Oversight Committee; to further provide for actions to be taken upon payment of all bonds issued by the authority; to create the Correctional Facilities HB4

L	Maintenance	Fund;	and ·	to	create	the	Department	of	Corrections
2	- Correction	nal Ca	oital	In	mproveme	ent I	Fund.		

3 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

- Section 1. The Legislature finds and declares the following:
 - (1) Many of the existing prison facilities in this state are well beyond their normal design service life, most existing prison facility infrastructure lacks sustained maintenance, and lifecycle replacement has not been routinely performed on all facilities. The average age of operational prison facilities used by the Department of Corrections is 44 years. Additionally, the physical plant conditions have continued to deteriorate in many facilities, and the design and layout of the existing facilities is antiquated and not optimally suited for the delivery of necessary services to inmates or to fully realize the benefits of modern technology. In many facilities, renovation would be uneconomical or cost-prohibitive.
 - (2) It is the intent of this act to implement a plan to replace existing prison facility capacity with new or renovated capacity in the prison facilities using a phased approach.
- 23 (3) It is necessary to prioritize the construction 24 of a men's prison facility to provide enhanced health care 25 services, including outpatient and inpatient medical and

mental health services, substance abuse and addiction treatment, and educational services and programs, and to increase delivery of these services efficiently.

(4) It is also necessary to prioritize the construction of a 4,000-bed men's prison facility to provide transition space for those inmates currently housed in facilities that are in critical need of renovations and improvements, and to construct a new women's prison facility.

HB4

- (5) A phased approach in constructing new prison facilities and renovating and improving some or portions of existing prison facilities, coupled with the use of any funding sources, available now or in the future, and appropriated for these specific purposes, is a fiscally responsible and practical approach to addressing the critical needs of the current prison infrastructure.
- (6) It is the intent of the Legislature to fully fund Phase I of construction with a combination of issuing bonds authorized by this act and direct appropriation of other available funds. It is further the intent of the Legislature that future phases of the plan set forth in this act shall be funded on a pay-as-built basis or as otherwise authorized by this act.
- 23 Section 2. Sections 14-2-1, 14-2-6, 14-2-12, 24 14-2-13.1, 14-2-14, 14-2-16, 14-2-19, 14-2-21, 14-2-28, and 25 14-2-34, Code of Alabama 1975, are amended to read as follows:

1	"\$14-2-1.
2	"For the purposes of this chapter, the following
3	terms shall have the meanings respectively ascribed to them by
4	this section:
5	"(1) AUTHORITY. The public corporation organized
6	pursuant to the provisions of this chapter.
7	"(2) COMMISSION. The Building Commission created by
8	Section 41-9-140 and its successors as the state agency for
9	awarding construction contracts and supervising construction.
10	"(3) DEPARTMENT. The Alabama Department of
11	Corrections created by Section 14-1-1.1 and its successors as
12	the state agency responsible for supervising and controlling
13	the operation of the correctional institutions of the state.
14	"(4) ESCAMBIA MEN'S PRISON FACILITY. A prison
15	facility, including all real property, buildings, and
16	improvements, designed to house at least 4,000 male inmates
17	and with intake capability, to be located on land owned by the
18	state or the authority as of December 1, 2020, in Escambia
19	County, as provided in Section 14-2-12(c)(2)a.
20	" $\frac{(4)}{(5)}$ STATE. The State of Alabama.
21	" $\frac{(5)}{(6)}$ BONDS. The bonds issued under the provisions
22	of this chapter.
23	" $\frac{(6)}{(7)}$ FACILITIES. Such term includes any one or
24	more of the following:

"a. Prisons;

HB4

1	"}	b.	Buildings	and	enclosures	for	housing,
2	containing,	or	supervisi	ina r	orisoners;	and	

"c. Any facilities necessary or useful in connection with prisons, buildings, or enclosures, including, without limiting the generality of the foregoing, hospitals, offices, correctional officers' quarters and residences, warehouses, garages, storage facilities, abattoirs, cold storage plants, canning plants, laundries, and manufacturing plants for the employment of prison labor, educational and other programming facilities, medical, mental health, and other health care facilities, and substance abuse and addiction treatment facilities.

"(7)(8) KILBY PROPERTY. Such term includes all of the real property commonly referred to as Kilby prison property, embracing not only the real property owned by the state on which Kilby prison is located, but also all real property owned by the state used in connection with Kilby prison and adjacent thereto, all located in sections 2, 3, 10, 11, 21, 22, 26, 27, 28, 29, 30, 33, 34, and 35 in township 17, range 18 in Montgomery County, Alabama, together with all personal property owned by the state and used in connection with Kilby prison and the real property adjacent thereto.

"(8)(9) PERRY COUNTY FACILITY. The Perry County Correctional Center, including all real property, buildings, and improvements located at the facility in Perry County.

"(10) SPECIALIZED MEN'S PRISON FACILITY. A prison facility, including all real property, buildings, and improvements, designed to house at least 4,000 male inmates, with intake capability, and with designated space for enhanced medical, mental health, and other health care, substance abuse and addiction treatment, and educational and other programming services to inmates, to be located on land owned by the state or the authority as of December 1, 2020, in Elmore County, as provided in Section 14-2-12(c)(2)a.

"(11) WOMEN'S PRISON FACILITY. A prison facility designed to house at least 1,000 female inmates to be located on land owned by the state or the authority in Elmore County, as provided in Section 14-2-12(c)(2)a.

"\$14-2-6.

"(a) The applicants named in the application and their respective successors in office shall constitute the members of the authority. The membership of the authority shall be as follows: The Governor shall be the president of the authority, the Commissioner of Corrections shall be the vice-president vice president of the authority, and the Director of Finance shall be the secretary of the authority. In addition to these three members, the Chair of the House Ways and Means General Fund Committee, the Chair of the Senate Finance and Taxation General Fund Committee, a member jointly appointed by the House Minority Leader and the Senate Minority

1	Leader, and the Director of the Bureau of Pardons and Paroles
2	shall be members of the authority. The governing documents of
3	the authority shall be amended to reflect this membership.

- "(b) The State Treasurer shall be the treasurer and custodian of the funds of the authority, but shall not be a member of the authority. The members of the authority shall constitute all the members of the board of directors of the authority, which shall be the governing body of the authority.
- "(c) A majority of the members of the said board of directors authority shall constitute a quorum for the transaction of business.
- "(d) Should any person holding any state office named in this section cease to hold such office by reason of death, resignation, expiration of his <u>or her</u> term of office, or for any other reason, then his <u>or her</u> successor in office shall take his <u>or her</u> place as a member, <u>or</u> officer or director, as the case may be, of the authority.
- "(e) No member, or officer or director of the authority shall draw any salary in addition to that now authorized by law for any service he or she may render or for any duty he or she may perform in connection with the authority.
- "(f) No member, officer, director or employee of the authority shall be personally liable for any debt, obligation, or liability of the authority.

1	"(g) The authority may delegate any of its
2	administrative or reporting duties and obligations under this
3	chapter to the Department of Corrections or any other state
4	agency, department, or other state entity.

"\$14-2-12.

- "(a) For the purpose of providing funds for the acquisition of sites, for the construction, reconstruction, alteration, and improvement of facilities, for the procurement and installation of equipment therefor, and for payment of obligations incurred and the principal of and interest on any temporary loans made for any of the said purposes, the authority is hereby authorized, from time to time, to sell and issue, in addition to all bonds heretofore authorized to be issued by the authority, its bonds in such aggregate principal amounts as may be determined by the corporation to be necessary for the said purposes, but not to exceed \$25,000,000, plus an additional seven million five hundred thousand dollars (\$7,500,000) pursuant to Act 97-950, in aggregate principal amount.
- "(b) In addition to the authorization provided in subsection (a), the authority is hereby authorized, from time to time, to sell and issue its bonds in amounts determined by the authority to be necessary for the acquisition, construction, reconstruction, alteration, and improvement of facilities. Additional bonds may be issued to provide for

1	additional bedspace by improving properties currently owned by
2	the Department of Corrections or the authority. The total
3	additional bonds authorized by this subsection shall not
4	exceed \$60 million.
5	"(c)(1) Subject to subdivision(2), in addition to
6	any other authorization provided in this chapter, the
7	authority is hereby authorized, from time to time, to sell and
8	issue bonds in multiple series and in amounts determined by
9	the authority to be necessary to replace existing bed space in
10	Department of Corrections facilities through the
11	implementation of the phased plan set forth in the act
12	amending this section. The total additional bonds authorized
13	by the act amending this section may not exceed \$785 million.
14	"(2) The additional bonds authorized under
15	subdivision (1) shall be issued by the authority as necessary
16	for the projects specified in each phase:
17	"a.1. PHASE 1: Immediately upon the effective date
18	of the act adding this amendatory language, the authority
19	shall be authorized to issue bonds as necessary, and subject
20	to the limitation in this subsection, to fund the following
21	<pre>Phase 1 projects:</pre>
22	"(i) The construction of the specialized men's
23	<pre>prison facility.</pre>
24	"(ii) The construction of the Escambia men's prison
25	facility.

1	"2. Within one year from the completion of the
2	specialized men's prison facility and the Escambia men's
3	prison facility, the Hamilton Aged and Infirmed Center and the
4	Staton, Elmore, and Kilby facilities shall all be closed.
5	"3. At a time to be determined by the Department of
6	Corrections, and following the closure of the facilities
7	described in paragraph 2., the next major Department of
8	Corrections facility to be closed shall be the St. Clair
9	Correctional Facility.
10	"b. PHASE 2: Upon substantial completion of at least
11	60 percent of the construction of Phase 1 projects, in the
12	aggregate, or anytime thereafter, as certified by the
13	Commissioner of Corrections, and upon certification by the
14	Director of Finance, the chair of the House Ways and Means
15	General Fund Committee, and the chair of the Senate Finance
16	and Taxation General Fund Committee that the General Fund can
17	support additional lease payments from the department to the
18	authority or that the funding otherwise exists to complete any
19	of the Phase II projects and it is in the best interest of the
20	state to do so, the authority shall be authorized to issue
21	bonds as necessary, and subject to the limitation in this
22	subsection, to fund any of the following Phase 2 projects:
23	"1. The construction of a women's prison facility.
24	Within one year of completion of this women's facility, the
25	Julia Tutwiler Prison shall be closed.

1	"2. The renovation and improvement, or, if
2	necessary, the demolition and reconstruction, of existing
3	state-owned prison facilities in Jefferson and Limestone
4	Counties.
5	"3. The renovation and improvement, or, if
6	necessary, the demolition and reconstruction, of an existing
7	state-owned men's prison facility to be selected by the
8	authority and to be located in Barbour or Bullock County.
9	"c. PHASE 3: Prior to substantial completion of 75
10	percent of the renovation and improvement of Phase 2 projects,
11	in the aggregate, as certified by the Commissioner of
12	Corrections, the Department of Corrections, in consultation
13	with the Joint Legislative Prison Oversight Committee, shall
14	perform an evaluation of men's prison facilities based on a
15	current facilities assessment and inmate population trends to
16	determine if additional facility beds need to be replaced.
17	This evaluation shall include a site assessment of the Bibb
18	Correctional Facility to determine the feasibility of
19	repurposing the existing facility, on existing property, into
20	a correctional or rehabilitation facility or for any other
21	purpose. A copy of the evaluation shall be provided to the
22	<u>Legislature.</u>
23	"(3) If bond proceeds exceed the amount authorized
24	in subdivision (1) due to receipt of original issue premium in
25	connection with the sale of bonds or due to any other reason,

Τ	the bond proceeds in excess of those amounts shall be
2	allocated by the authority for the expense of issuance,
3	including capitalized interest, or as determined necessary for
4	the purposes provided in subdivision (1).
5	"(4) Within 30 days of the completion of any bond
6	sale pursuant to this subsection, the authority shall provide
7	a report, in concise, simple language to the Legislature which
8	reflects the date of the issuance of the bonds pursuant to
9	this subsection, total amount of the bonds, maturity date,
10	schedule of payments, including interest and principal, amount
11	of attorney fees, architect fees and bond attorney fees,
12	underwriting fees, and all other costs incurred in the
13	issuance of and sale of the bonds herein authorized, and to
14	what person, firm, corporation, company, or other entity to
15	which any such fees or money is to be or has been paid.
16	"(c)(d) Any monetary transactions by the authority
17	completed pursuant to Act 2010-729 and the act adding this
18	amendatory language shall be fully disclosed to the public.
19	"(d)(e) Any bonds issued pursuant to this section
20	shall be sold by competitive bid if practical and economically
21	feasible as determined by the authority pursuant to the terms
22	of Section 14-2-16.
23	" $\frac{(e)}{(f)}$ $\frac{(1)}{(1)}$ The authority is strongly encouraged to
24	utilize businesses and companies in all aspects of the bond

and construction portions of this chapter that reflect the racial and ethnic diversity of the state.

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"(2) It is the intent of the Legislature that the authority encourage participation by minority businesses in the construction of prison facilities as provided by the act adding this amendatory language. Accordingly, the authority shall adopt a plan that achieves to the greatest extent possible a level of participation by minority businesses, with a focus on ethnic minority businesses, including prevailing ethnic minority businesses. The authority shall administer training programs and other educational activities to enable eligible minority businesses to compete for participation on an equal basis, and shall focus on developing ethnic minority businesses, including prevailing ethnic minority businesses. The authority shall monitor the results of minority business participation and shall report at least on a quarterly basis the results of minority business participation, with specificity, to the Governor, the President Pro Tempore of the Senate, the Speaker of the House of Representatives, the Senate Minority Leader, and the House Minority Leader.

"§14-2-13.1.

"It is hereby further provided that no refunding bonds as provided for by Section 14-2-13 shall be issued unless the present value of all debt service on the refunding bonds (computed with a discount rate equal to the true

interest rate bond yield of the refunding bonds and taking into account all underwriting discount and other issuance expenses) shall not be greater than 95% 98 percent of the present value of all debt service on the bonds to be refunded (computed using the same discount rate and taking into account the underwriting discount and other issuance expenses originally applicable to such bonds) determined as if such bonds to be refunded were paid and retired in accordance with the schedule of maturities (considering mandatory redemption as a scheduled maturity) provided at the time of their issuance. Provided further that the average maturity of the refunding bonds, as measured from the date of issuance of such refunding bonds, shall not exceed by more than three years the average maturity of the bonds to be refunded, as also measured from such date of issuance, with the average maturity of any principal amount of bonds to be determined by multiplying the principal of each maturity by the number of years (including any fractional part of a year) intervening between such date of issuance and each such maturity, taking the sum of all such products, and then dividing such sum by the aggregate principal amount of bonds for which the average maturity is to be determined.

"\$14-2-14.

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"Any bonds of the authority may be executed and delivered by it at any time and from time to time, shall be in

such form and denominations and of such tenor and maturities, shall bear such rate or rates of interest payable and evidenced in such manner, may contain provisions for redemption prior to maturity and may contain other provisions not inconsistent with this section, all as may be provided by the resolution of the board of directors authority whereunder such bonds are authorized to be issued; provided, that no bond of the authority shall have a specified maturity date later than 20 30 years after its date. In the event that the authority shall make more than one pledge of the same revenues, such pledges shall, unless otherwise provided in the resolution or resolutions authorizing the earlier issued bonds, take precedence in the order of the adoption of the resolutions in which the pledges are made; provided, that each pledge for the benefit of refunding bonds shall have the same priority as the pledge for the benefit of the bonds refunded thereby.

"\$14-2-16.

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"Bonds of the authority may be sold at such price or prices and at such time or times as the board of directors of the authority may consider advantageous, either at public sale, or private sale, or via negotiation. Bonds of the authority sold by competitive bid must be sold, whether on sealed bids or at public auction, to the bidder whose bid reflects the lowest effective borrowing true interest cost to

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the authority for the bonds being sold; provided, that if no bid acceptable to the authority is received, it may reject all bids. Notice of each such sale by competitive bids shall be given by publication in either a financial journal or a financial newspaper published in the City of New York, New York, and also by publication in a newspaper published in the State of Alabama, each of which notices must be published at least one time not less than 10 days before the date for the sale. The board of directors authority may fix the terms and conditions under which such sale may be held; provided, that such terms and conditions shall not conflict with any of the requirements of this chapter. The authority may pay out of the proceeds of the sale of its bonds all expenses, including capitalized interest during a period not to exceed one year three years from the date of issuance of such bonds, publication and printing charges, attorneys' fees and other expenses which said board of directors the authority may deem necessary and advantageous in connection with the authorization, advertisement, sale, execution, and issuance of such bonds. Neither Except as otherwise provided in paragraphs (c) (2) b. and c. of Section 14-2-12, neither a public hearing nor consent of the State Department of Finance or any other department or agency of the state shall be a prerequisite to the issuance or sale of bonds by the authority. "\$14-2-19.

1	"(a) All proceeds derived from the sale of any
2	bonds, except refunding bonds, sold by the authority,
3	remaining after payment of the expenses of issuance thereof,
4	shall be turned over to the State Treasurer, shall be carried
5	in a special account to the credit of the authority, and shall
6	be subject to be drawn on by the authority solely for the
7	purposes of:

- "(1) Acquiring land for and constructing, reconstructing, and equipping thereon one or more facilities;
- "(2) Constructing additional improvements on property currently owned by the Department of Corrections or the authority in order to provide for additional or replacement bedspace;
- "(3) Paying all reasonable and necessary expenses incidental thereto, including filing, recording, surveying, legal and engineering fees, and expenses;
- "(4) Paying the interest which will accrue on the said bonds during the period required for the construction and equipment equipping of the said facilities and for a period not exceeding six months after the completion thereof; and
- "(5) Paying the principal of and interest on all then outstanding notes theretofore issued by the authority pursuant to the provisions of Section 14-2-10—:

	" <u>(6)</u>	Pay	ying	for	the	cost	c of	cons	structing	the
<u>specialize</u>	d mer	n's	pris	son	faci	lity	and	the	Escambia	men's
prison fac	ility	y; a	and							

"(7) Paying for the cost of renovation and improvement of existing state-owned prison facilities in

Jefferson and Limestone Counties and an additional men's prison facility selected by the authority and to be located in Barbour or Bullock County, and the construction of a women's prison facility.

"The balance of the said proceeds thereafter remaining, unless required for the construction of other facilities by the authority as shall be determined by resolution of its board of directors within six months after completion of the facilities for which the bonds were issued, shall be set aside as additional security for the bonds or shall be used to pay, purchase, or redeem bonds as may be provided in the proceedings authorizing their issuance. The reasonable and necessary expenses incident to the construction of any facility shall, if deemed advisable by the authority, include all or any part of the expense of providing temporary facilities, during the construction of a new facility, for any penal or correctional institution facility which is demolished or rendered unserviceable as such.

"(b) All proceeds from the sale of refunding bonds issued by the authority that remain after paying the expenses

1	of their issuance may be used only for the purpose of
2	refunding the principal of and any unpaid and accrued interest
3	on the outstanding bonds of the authority for the refunding of
4	which the refunding bonds are authorized to be issued,
5	together with any premium that may be necessary to be paid in
6	order to redeem or retire such outstanding bonds.

7 "\$14-2-21.

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- "(a) The principal of, premium, if any, and interest on the bonds of the authority shall be secured by any or all of the following, as the authority may determine:
- "(1) The rent and revenue for the use of one or more facilities of the authority;
 - "(2) The net rent or sale proceeds from the Kilby property;
 - "(3) Any bond proceeds remaining unexpended upon completion of all facilities to be constructed with such bond proceeds and the payment of the cost thereof;
 - "(4) Any insurance proceeds which the authority may receive by reason of its ownership of any of the facilities; and
 - "(5) Any mortgage upon or security interest in one or more facilities of the authority, granted in connection with the issuance of such bonds.
- "(b) The authority shall have authority to transfer and assign any lease agreement of any of the facilities and

1 any lease or mortgage of the Kilby property as security for 2 the payment of such principal, premium, if any, and interest. The bonds may be issued under, and secured by, a resolution 3 which may, but need not, provide for an indenture of trust 5 covering one or more facilities of the authority. Such 6 resolution or such indenture of trust may contain any provision or agreement customarily contained in instruments 7 8 securing evidences of indebtedness, including, without 9 limiting the generality of the foregoing, provisions 10 respecting the collection and application of any lease 11 agreement revenues, or other receipts pledged to the payment 12 of bonds, the terms to be incorporated in lease agreements 13 respecting the facilities, the maintenance and insurance 14 thereof, the creation and maintenance of reserve and other 15 special funds from such receipts, and the rights and remedies 16 available in the event of default to the holders of the bonds 17 or to the trustee for the holders of the bonds or under any 18 indenture of trust, all as the authority may deem advisable 19 and as shall not be in conflict with the provisions of this 20 chapter; provided, however, that in making such agreements or 21 provisions the authority shall not have the power to obligate 22 itself except with respect to its facilities, the Kilby 23 property, and the application of the lease agreement revenues 24 and other receipts which it is authorized in this chapter to 25 pledge.

1	" <u>(c) The Department of Corrections - Correctional</u>
2	Capital Improvement Fund is created within the State Treasury,
3	to be administered by the Department of Corrections. The
4	Legislature shall make appropriations to this entity to be
5	used exclusively for the construction, renovation, and
6	improvement of the prison facilities as enumerated in Section
7	14-2-12(c).

"(d) The Correctional Facilities Maintenance Fund is created within the State Treasury, to be administered by the Department of Corrections. The Legislature shall make appropriations to this fund to be used exclusively for maintenance of the prison facilities as enumerated in Section 14-2-12(c).

"\$14-2-28.

"All facilities constructed by the authority shall be constructed according to plans and specifications of architects or engineers, or both, selected by the department. Such plans and specifications shall be approved by the department and by the commission. All work in the construction of facilities, or any part thereof, which is determined by the commission to be suitable and proper for construction by prison labor under force account shall be performed by such prison labor under such supervision and directions as shall be ordered by the department. All construction of facilities or any part thereof which the commission shall determine not to

be suitable and proper for construction by prison labor shall
be done under the supervision and direction of the commission
following award for each part of the work to the lowest
responsible bidder after advertising for, receipt and public
opening of sealed bids. Each such invitation for bids and the
bidding documents applicable thereto shall be so arranged that
any alternates shall constitute cumulative deductions from the
base bid rather than additions thereto. In determining the
lowest bidder if funds are insufficient to construct the
facility on the lowest base bid, then the commission may
proceed to consider the bids upon the basis of the base bids
of all bidders minus the respective reductions stated for the
first alternate. If the lowest bid so determined is not then
within the funds available, the commission shall proceed to
consider the base bid minus the first and second alternates
together to determine the lowest bid and in like manner
throughout all alternates, if need be, so that in no event
shall there be any discretion as to which alternate or
alternates will be used in determining the lowest responsible
bidder. If no bid deemed acceptable by the commission and the
authority is received, all bids may be rejected, in which
event bids may again from time to time be invited and acted on
as provided in this section.

1	specialized men's prison facility and the Escambia men's
2	prison facility authorized in Section 14-2-12(c)(2)a. may be
3	awarded to either of the following:
4	"1. Any person that was part of a team qualified by
5	the department for any proposed facility pursuant to the
6	Request for Qualifications issued by the Department of
7	Corrections June 27, 2019, provided that the previously
8	qualified person may petition the department to add or
9	substitute members as needed.
10	"2. In the event the authority determines it is not
11	in the best interest of this state to enter into a contract
12	for the design and construction of one or both of the
13	specialized men's prison facility and the Escambia men's
14	prison facility pursuant to subparagraph (a) (1) a.1., the
15	authority may enter into contracts with any other public and
16	private parties for the design and construction of the
17	facilities not contracted for pursuant to subparagraph
18	(a) (1) a.1., including a design-build contract, in accordance
19	with the following:
20	"(i) The authority shall develop procedures to
21	implement this section, including, but not limited to,
22	proposal content, selection criteria, prequalification,
23	applicant interview, proposal evaluation, proposal
24	negotiation, selection, and award, which will be outlined in
25	each authority request for proposal.

1	"(ii) Notwithstanding any provision of law to the
2	contrary, proposals under this section shall be awarded by the
3	authority based on qualifications of participants and best
4	value as evaluated by procedures of the authority and taking
5	into consideration the best interest of this state.
6	"(iii) Proposals shall use the standard
7	specifications of the department or other specifications the
8	authority and the department determine necessary for the
9	<pre>facility.</pre>
10	"(iv) The authority may award a contract through any
11	other procurement authority, proposals, or other means of
12	procurement otherwise available for public works projects in
13	<pre>this state.</pre>
14	"b. Both the specialized men's prison facility and
15	the Escambia men's prison facility shall not be awarded to the
16	same person unless it is determined by the authority that to
17	award the contracts to the same person would be in the best
18	<pre>interest of this state.</pre>
19	"c. Unless the authority finds it is not in the best
20	interest of this state, the contract for the design and
21	construction of the specialized men's prison facility shall be
22	executed before execution of the contract for the design and
23	construction of the Escambia men's prison facility.
24	"d. Any contract for the design and construction of
25	the specialized men's prison facility or for the design and

1	constructi	on	of	the	Esc	cambia	me	n's	prisor	n fac:	ility	shall	_
													_
2	<u>establish</u>	a c	guar	ante	eed	maximu	ım	prio	ce for	each	proj	ect.	

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"e. As a condition of entering into a contract for the design and construction of either the specialized men's prison facility or the Escambia men's prison facility, any person entering into the contract shall agree to full transparency and shall share all pricing information with the authority. The authority, at its sole discretion, shall have the right to require verification of competitive pricing for any portion of the proposed scope of the design and construction agreements.

"(2)a. Notwithstanding any other provision of law, and except as provided in paragraph b., all other construction contemplated by the act amending this section shall be subject to the bid requirements for public works in Title 39.

"b. When two or more bids are received for contracts referenced in paragraph a., and all bids exceed available funding for the contract as provided in Section 14-2-12, the authority may negotiate for the work with the lowest responsible and responsive bidder provided that the authority certifies a shortage of funding, that time is of the essence, and that the negotiated changes are in the public interest and do not materially alter the scope and nature of the project.

"(c) All such contracts shall be lump sum contracts.

The entire work on a prison facility may be divided into one

or more contracts. All contracts for the entire work on a facility shall need not be awarded at the same time, but notice to proceed may be withheld until so that prior work under another contract has progressed can progress to a point where the joint or following work can best be coordinated for the earliest completion of the entire project in a sound and workmanlike manner. Each contract shall be executed by the authority upon the determination of the commission as to the lowest bidder. Payments made by the authority under the construction contracts shall be upon the contractor's written sworn request only if endorsed as approved by the commission or in any lesser amount the commission shall endorse as having been then earned on said the contract. After the contracts for a facility have been awarded, such the construction cost estimate shall be revised and all extras on the contracts shall be awarded within the funds available. The authority shall pay to the commission as a part of the cost of constructing the facility such sums for the services of its employees as may be mutually agreed between the department and the commission.

"§14-2-34.

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"When all bonds and securities issued by the authority and all obligations assumed by it under the provisions of this chapter shall have been paid in full, the then president of the authority shall thereupon execute and

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deliver in the name of, and in behalf of, the authority an appropriate deed or deeds, to which the seal of the authority shall be affixed and attested by the secretary of the authority, conveying all facilities and other assets then owned by the authority to the state, except that no such conveyance shall be required if the president of the authority determines that the issuance of additional bonds to finance improvements to existing facilities is contemplated. The then officers and directors of the authority may, in their discretion, at such time file with the Secretary of State a written statement, subscribed and sworn to by each of them, reciting the payment in full of all bonds theretofore issued by the authority and the execution and delivery of such deed or deeds, which statement shall be filed by the Secretary of State and recorded with the certificate of incorporation of the authority, and thereupon the authority shall stand dissolved."

Section 3. (a) Separate and apart from the power granted to the authority in regard to the Kilby property in Sections 14-2-26 and 14-2-27, Code of Alabama 1975, and in addition to those powers, the authority shall have the power to sell, convey, and lease all or any part of any real and personal property now or hereafter owned by it, together with the improvements thereon and ancillary thereto, that is not being used by the department as a facility, and the sale of

which will not impair the outstanding obligations of the authority, and as an aid to the sale or lease, to cause to be prepared by competent real estate experts a land use map and plan. The authority may lease or sell lands and property owned by it without going through the Lands Division or in any other way complying with the provisions of Title 9, Chapter 15, Article 3, Code of Alabama 1975. The authority must have duly adopted written policies and procedures governing the sale or lease of the property which invoke open competition and produce the best price, to include obtaining an appraisal, advertising the sale or lease, and conducting the sale by public auction or publicly sought sealed bid. The sale or lease shall be made at public sale or private sale as the authority shall determine to be necessary or desirable.

- (b) The award of any property offered for public sale or lease shall be made to the highest responsible bidder unless all bids shall be rejected as inadequate and other public offering shall be made upon notice republished as prescribed above. Any sale shall be for all cash. Each deed or lease to effectuate any sale or lease shall be signed in the name of the authority by its president, to which the seal of the authority shall be affixed and attested by its secretary.
- (c) The proceeds of each sale or lease of any such property shall be used first to pay the reasonable and necessary expenses of the sale or lease, and the balance

1	remaining	shall	be	deposited	into	the	Correctional	Facilities
2	Maintenand	ce Fund	d.					

- (d) The department shall maintain all facilities not being used for the purposes designated in Section 14-2-1(7), Code of Alabama 1975, and designated for sale, lease, demolition, or other disposition, so long as title thereto is held by the authority, to enable the authority to achieve the best possible price or other result upon the sale, lease, or other disposition thereof.
- (e) Upon request of the authority, the department shall convey to the authority any real and personal property to which the department holds title and acquired with proceeds of the authority's bonds or income thereon.

Section 4. The state, through any of its departments or agencies or a subdivision thereof, shall lease or purchase upon commercially reasonable terms, or a combination thereof, the existing prison facility in Perry County to be utilized by the department or any other state department or agency using funds appropriated for that purpose from the State General Fund.

Section 5. A person or entity submitting a proposal for any project under this act shall disclose both of the following:

HB4

L	(1)	The names of all	l lobbyists,	attorneys,	or other
2	professionals	or professional	firms hired	or retained	l by the
3	person or ent:	ltv on or after 1	December 6, 2	2019.	

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- (2) The names of all current or past elected officials or family members as defined in Section 36-25-1(15), Code of Alabama 1975, associated in any manner with the person or entity submitting the proposal or associated in any manner with a subcontractor of the person or entity on or after December 6, 2019.
- Section 6. Nothing in this act shall be construed to limit the department from continuing to use third party or private facilities for any program or housing of inmates that are not under medium, maximum, or close security supervision.

Section 7. (a) Prior to the closure of any facility as the result of the provisions of this act, there shall be established a commission to study the economic impact of the closure of the facility, any possible repurposing of the facility, and any outstanding obligations of the facility to a local governmental entity or utility board. The commission shall report its findings to the Governor, the President Pro Tempore of the Senate, the Speaker of the House of Representatives, the Senate Minority Leader, and the House Minority Leader.

(b) The Alabama Prison Repurposing Commission, created by Executive Order No. 722, September 22, 2020, is

HB4

1	deemed to satisfy the requirements of subsection (a) for as
2	long as the commission exists.
3	Section 8. The provisions of this act are severable
4	If any part of this act is declared invalid or
5	unconstitutional, that declaration shall not affect the part
6	which remains.
7	Section 9. This act shall become effective
8	immediately following its passage and approval by the
9	Governor, or its otherwise becoming law.

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4		Speaker of the House of Repr	esentatives
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6	1	President and Presiding Office	er of the Senate
7		House of Representative	es
8 9 10		nereby certify that the withined by the House 29-SEP-21, as	
11 12 13		Jeff Woodard Clerk	l
14			_
15	Senate	01-OCT-21	Amended and Passed
16	House	01-OCT-21	Concurred in Sen- ate Amendment