- 1 SB182
- 2 203776-3
- 3 By Senators Orr, Albritton, Shelnutt, Butler, Melson and Allen
- 4 RFD: Finance and Taxation General Fund
- 5 First Read: 13-FEB-20

SB182 1 2 3 ENGROSSED 4 5 6 7 A BILL TO BE ENTITLED 8 9 AN ACT 10 Relating to the purchase of supplies and services by 11 state government; to repeal Article 5 (commencing with Section 12 13 41-4-110) of Chapter 4 of Title 41 of the Code of Alabama 14 1975, creating the Division of Purchasing in the Department of 15 Finance; to repeal Article 2 (commencing with Section 16 41-16-20) and Article 3A (commencing with Section 41-26-70) of Chapter 16 of Title 41, Code of Alabama 1975; and to add 17 18 Article 5A (commencing with Section 41-4-110A) to Chapter 4 of Title 41 of the Code of Alabama 1975, creating the Office of 19 20 the Chief Procurement Officer and the position of Chief 21 Procurement Officer to make or supervise the purchase of 22 supplies or services by the state and to provide for the 23 appointment, qualifications, duties, and authority of the 24 Chief Procurement Officer; and to amend Sections 41-4-66 and 25 41-16-50 of the Code of Alabama 1975, to provide the Chief 26 Procurement Officer with the authority to maintain the state 27 database of each request for proposal for a public contract

and to delete state trade schools, junior colleges, colleges, 1 2 and universities under the supervision and control of the Alabama Community College System from coverage under the 3 public bid law in Article 3 of Chapter 16, Title 40, Code of 4 5 Alabama 1975. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 6 7 Section 1. Article 5 (commencing with Section 41-4-110) of Chapter 4 of Title 41 of the Code of Alabama 8 9 1975, is repealed. 10 Article 2 (commencing with Section 41-16-20) and Article 3A (commencing with Section 41-16-70) of Chapter 16 of 11 Title 41, Code of Alabama 1975, are repealed. 12 13 Section 2. Article 5A (commencing with Section 14 41-4-110A) is added to Chapter 4 of Title 41 of the Code of 15 Alabama 1975, to read as follows: Article 5A. OFFICE OF THE CHIEF PROCUREMENT OFFICER. 16 Division 1. General Provisions. 17 18 §41-4-110A. 19 (a) This article shall be construed and applied to

(b) The underlying purposes and policies of this
article are to do all of the following:

(1) Simplify, clarify, and modernize the lawgoverning procurement by the state.

promote its underlying purposes and policies.

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(2) Permit the continued development of procurementpolicies and practices.

(3) Make as consistent as possible the procurement
 laws among the various jurisdictions.

3 (4) Provide for increased public confidence in the4 procedures followed in public procurement.

5 (5) Ensure the fair and equitable treatment of all 6 persons who deal with the procurement system of this state.

7 (6) Provide increased economy in state procurement
8 activities and maximize to the fullest extent practicable the
9 purchasing value of public funds of the state.

10 (7) Foster effective broad-based competition within11 the free enterprise system.

12 (8) Provide safeguards for the maintenance of a13 procurement system of quality and integrity.

14 (9) Obtain in a cost-effective and responsive manner 15 the materials and services required by state agencies in order 16 for those agencies to better serve this state's businesses and 17 residents.

18

§41-4-111A.

Unless displaced by the particular provisions of this article, the principles of law and equity, including the Uniform Commercial Code, the law merchant, and law relative to capacity to contract, agency, fraud, misrepresentation, duress, coercion, mistake, and bankruptcy shall supplement the provisions of this article.

25 §41-4-112A.

This article requires all parties involved in the negotiation, performance, or administration of state contracts 1 to act in good faith. Good faith means honesty in fact in the 2 conduct or transaction concerned.

3 (1) This article applies to contracts solicited and
4 entered into after October 1, 2021.

5 (2) Except as otherwise provided in this article, 6 this article applies to every expenditure of public funds by a 7 governmental body of this state under a contract for supplies 8 or services.

9 (3) This article does not apply to either of the 10 following:

a. Gifts, grants, or contracts between state
agencies, between state agencies and political subdivisions,
or between the state and other governments.

b. All expenditures of funds of whatever nature made by or on behalf of the county commissions and the governing boards of instrumentalities of counties, including waterworks boards, sewer boards, gas boards, and other like utility boards, and commissions for which procurement activities are currently governed by Article 3 of Chapter 16.

20 §41-4-113A.

21 Written determinations required by this article 22 shall be retained in the appropriate official contract file of 23 the Chief Procurement Officer or the purchasing agency.

24 §41-4-114A.

For purposes of this article, the following wordsshall have the following meanings:

(1) BUSINESS. Any corporation, partnership,
 individual, sole proprietorship, joint stock company, joint
 venture, or other private legal entity.

4 (2) CAPITAL EQUIPMENT. Tangible personal property
5 that can be appraised for value, is not disposable or
6 consumable, is stand alone, and has a useful life of one year
7 or more.

8 (3) CHANGE ORDER. A written order signed by the 9 procurement officer directing the contractor to make changes 10 which the changes clause of the contract authorizes the 11 procurement officer to order without the consent of the 12 contractor.

(4) CHIEF PROCUREMENT OFFICER. The person holding
the position created in Section 41-4-120A, as the head of the
Office of the Chief Procurement Officer.

(5) CONTINGENCY FEE CONTRACT. An agreement, express
or implied, for litigation legal services of an attorney or
attorneys, including any associated counsel, under which
compensation is contingent in whole or in part upon the
successful accomplishment or disposition of the subject matter
of the agreement. The payment may be in an amount which either
is fixed or is to be determined under a formula.

(6) CONTINGENCY FEE COUNSEL. An attorney or
 attorneys performing services under a contingency fee
 contract.

(7) CONTRACT. All types of state agreements,
 regardless of what they may be called, for the procurement of
 supplies or services.

4 (8) CONTRACT MODIFICATION. Any written alteration in
5 specifications, delivery point, rate of delivery, period of
6 performance, price, quantity, or other provisions of any
7 contract accomplished by mutual action of the parties to the
8 contract.

9 (9) CONTRACTING AGENCY. The Governor, Attorney 10 General, or director of a state agency, department, bureau, 11 commission, authority, public corporation, or instrumentality 12 of the State of Alabama that seeks to enter a contract.

13 (10) CONTRACTOR. Any person having a contract with a14 governmental body.

(11) DATA. Recorded information, regardless of formor characteristic.

17 (12) DESIGNEE. A duly authorized representative of a18 person.

(13) ELECTRONIC. Electrical, digital, magnetic,
 optical, electromagnetic, or other similar technology.

(14) GOVERNMENTAL BODY. Except as otherwise provided in this article, an agency, department, board, bureau, commission, committee, institution, corporation, authority, or office of this state. The term does not include the legislative or judicial departments of the state or a legislative or judicial agency, the Alabama State Port Authority, or the county commission and governing boards of

instrumentalities of counties including waterworks boards,
 sewer boards, gas boards, and other like utility boards and
 commissions.

4 (15) GRANT. The furnishing by the state or federal
5 government of assistance, whether financial or otherwise, to
6 any person to support a program authorized by law. The term
7 does not include an award with a primary purpose to procure an
8 end product, whether in the form of supplies or services.

(16) JUDICIAL AGENCY. Any department, appellate 9 10 court, trial court, board, body, bureau, commission, committee, institution, corporation, authority, or office 11 12 created, established, and operating as an agency of the 13 judicial department of this state. The term includes, but is not limited to, the Administrative Office of Courts, the State 14 15 Law Library, the Court of the Judiciary, and the Sentencing Commission. 16

(17) LEGISLATIVE AGENCY. The Alabama State
Legislature and any department, board, body, bureau,
commission, committee, institution, corporation, authority, or
office created, established, and operating as an agency of the
legislative department of this state. The term includes, but
is not limited to, the Legislative Services Agency and the
Department of Examiners of Public Accounts.

(18) PERSON. An individual, corporation,
association, partnership, limited liability corporation,
union, committee, club, other organization, or group.

(19) PROCUREMENT. Buying, purchasing, renting,
 leasing, or otherwise acquiring any supplies or services. The
 term includes all functions that pertain to the obtaining of
 any supply or service, including description of requirements,
 selection and solicitation of sources, preparation and award
 of contracts, and all phases of contract administration. The
 term does not include the leasing of real property.

8 (20) PROCUREMENT OFFICER. Any person duly authorized 9 by the Chief Procurement Officer to enter into and administer 10 contracts and make written determinations with respect to 11 those contracts. The term includes an authorized 12 representative acting within the limits of authority.

13 (21) PROFESSIONAL SERVICES. The services of 14 physicians, architects, engineers, landscape architects, land 15 surveyors, geoscientists, attorneys, teachers, artists, 16 appraisers, and other individuals, or business entities offering the services of those individuals, who possess a high 17 18 degree of scientific or specialized skill and knowledge where the experience and professional qualifications of the service 19 20 provider are particularly relevant to the provision of the 21 required service.

(22) PUBLIC FUNDS. Money, regardless of its source,
that is owned or held by a governmental body.

(23) PUBLIC NOTICE. The distribution or
dissemination of information to interested parties using
methods that are reasonably available, including, but not
limited to, publication in newspapers of general circulation,

electronic or paper mailing lists, and web sites designated by
 the state and maintained for that purpose.

3 (24) PURCHASING AGENCY. A governmental body, other
4 than the Office of the Chief Procurement Officer, that is
5 authorized by this article, its implementing rules, or by
6 delegation from the Chief Procurement Officer to enter into
7 contracts.

8 (25) SERVICES. The furnishing of labor, time, or 9 effort by a contractor. The term does not include the delivery 10 of a specific end product, other than reports that are merely 11 incidental to the required performance.

12 (26) SIGNATURE. A manual signature or an electronic
13 signature, as defined in Section 8-1A-2.

14 (27) SOLICITATION. Any request to submit quotes,
15 bids, or offers to the state for the procurement of supplies
16 or services. The term includes invitations to bid and requests
17 for proposals.

18 (28) SUPPLIES. All property, including equipment,
 19 materials, and printing. The term does not include land or a
 20 permanent interest in land.

(29) USING AGENCY. A governmental body that utilizes
 any supplies or services procured under this article.

(30) WRITTEN or IN WRITING. The product of any
method of forming characters on paper, other materials, or
viewable screens, which can be read, retrieved, and
reproduced, including information that is electronically
transmitted and stored.

1

§41-4-115A.

2 (a) Except as provided in subsection (b), procurement information is a public record to the extent 3 provided by state law and shall be available to the public. 4 5 (b) Procurement information that is any of the following is not a public record: 6 7 (1) Commercial or financial information obtained in 8 response to a solicitation that is designated as privileged or 9 confidential by the person or entity submitting such 10 information in compliance with instructions in the solicitation for marking information exempt from public 11 disclosure. Information not marked as required is a public 12 13 record. (2) Evaluative documents, bids, or proposals prior 14 15 to award. 16 (3) When the public disclosure of procurement 17 information would be detrimental to the safety or security of 18 persons or property or to the public interest as determined, in writing, by the Chief Procurement Officer. 19 20 (4) Any procurement information identified by the 21 Chief Procurement Officer under subsection (c). 22 (c) The Chief Procurement Officer, by rule, shall 23 establish a process for identifying and protecting procurement 24 information that is excepted from disclosure. 25 §41-4-116A. The use of electronic media, including acceptance of 26 electronic signatures, is authorized consistent with the 27

state's applicable statutory, regulatory, or other guidance for use of the media, so long as the guidance provides for both of the following:

4 (1) Appropriate security to prevent unauthorized 5 access to the bidding, approval, and award processes.

6 (2) Accurate retrieval or conversion of electronic 7 forms of such information into a medium that permits 8 inspection and copying.

Division 2. Procurement Organization.

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9

§41-4-120A.

\$41-4-122A.

11 There is created within the Department of Finance 12 the Office of the Chief Procurement Officer, headed by the 13 Chief Procurement Officer.

14 §41-4-121A.

15 The Chief Procurement Officer shall be appointed by 16 the Director of Finance with the approval of the Governor. The 17 Chief Procurement Officer shall have relevant, recent 18 experience in public procurement and shall be a person with 19 demonstrated executive and organizational ability.

20

(a) The Chief Procurement Officer shall serve as the
 central procurement officer of the state.

(b) Consistent with this article, the Chief
Procurement Officer shall adopt operational procedures
governing the internal functions of the Office of the Chief
Procurement Officer.

1 (c) Except as otherwise specifically provided in 2 this article, the Chief Procurement Officer, in accordance 3 with rules adopted under this article, shall do all of the 4 following:

5 (1) Except for alcoholic beverages, which shall be 6 purchased by the Alcoholic Beverage Control Board, procure or 7 supervise the procurement of all supplies and services needed 8 by the state.

9 (2) Ensure compliance with this article and the 10 rules implementing this article by reviewing and monitoring 11 procurements conducted by any designee, department, agency, or 12 official delegated authority under Section 41-4-123A.

13 (3) Require the periodic reporting of all 14 procurement by or for counties, the purchase, contract, or 15 lease price of which is one-hundred dollars (\$100) or more, 16 and require information in connection therewith, to prescribe 17 forms and fix the time for submitting such reports and, when 18 requested by any county, municipal corporation, and other local public body, including any board of education, to make 19 20 such purchase contract, or lease for it. It shall be the duty 21 of every county to make the report on forms furnished by the 22 Office of the Chief Procurement Officer, whenever requested so 23 to do, but not more than once every 30 days.

24 (4) Perform other functions and duties of the
25 Department of Finance as may from time to time be assigned by
26 the Director of Finance.

(d) The Chief Procurement Officer may establish and 1 2 maintain a system for the purchase of supplies and services by governmental bodies that conduct their procurement activities 3 through the Office of the Chief Procurement Officer, through 4 5 the utilization of approved credit cards. County and municipal governments and instrumentalities or public corporations 6 7 thereof may participate in the state fleet fuel card program 8 subject to the terms and conditions of the program related to 9 the utilization of the fleet fuel card; provided, however, 10 that county and municipal governments and instrumentalities or public corporations thereof shall not otherwise be subject to 11 this subsection. The Chief Procurement Officer shall establish 12 13 by rule a process for the competitive solicitation of credit 14 card providers. The state Comptroller and the Chief 15 Procurement Officer shall adopt fiscal procedures governing the payment of charges incurred by credit card users and the 16 17 utilization of credit cards. The use of approved credit cards 18 shall be established by the state Comptroller and the Chief Procurement Officer, with the approval of the Director of 19 20 Finance, and be published through the Alabama fiscal 21 procedures, in which each purchase made using approved credit 22 cards is required to have prior approval by the department 23 head or his or her designee and a record of each purchase and 24 approval is to be maintained. The Chief Procurement Officer 25 may select the provider or providers offering the highest fees to the division for the use of its credit card or credit 26 cards. Fees received by the division for the use of credit 27

cards shall be placed in a special fund entitled the State 1 2 Procurement Fund in the State Treasury for the use of the division and the funds shall be appropriated, budgeted, and 3 allotted in accordance with Sections 41-4-80 to 41-4-96, 4 inclusive, and 41-19-1 to 41-19-12, inclusive, and only in 5 6 amounts stipulated in general appropriations bills and other 7 appropriation bills. Approved credit cards may be issued to 8 requisitioning agencies upon the recommendation of the Chief Procurement Officer and the approval of the Director of 9 10 Finance. Approved credit cards shall be assigned to the department and limited in number. Approved credit cards may be 11 utilized to purchase items of supplies and services, and may 12 13 not exceed the limitations set forth by rule. The director of 14 the governmental entity utilizing credit cards is responsible 15 for the proper use of credit cards assigned to his or her 16 agency, in accordance with rules established by Alabama fiscal 17 procedures. The Chief Procurement Officer may collect any 18 credit card from any agency at any time due to improper use. The Chief Procurement Officer shall submit an annual report 19 20 and accounting regarding the use of credit cards by each 21 governmental body to the Director of Finance and the Governor.

(e) The Office of the Chief Procurement Officer may
charge a biannual registration fee to vendors desiring to
register with the office to receive Invitations to Bid for any
supplies or services solicited by the division and to
governmental bodies for their proportionate share of operating
costs of the office. Any fee shall be set by administrative

rule upon the approval of the Director of Finance. Any fees
collected under this subsection shall be deposited in the
State Treasury to the credit of the State Procurement Fund and
shall be appropriated, budgeted, and allotted in accordance
with Sections 41-4-80 to 41-4-96, inclusive, and 41-19-1 to
41-19-12, inclusive, and only in amounts stipulated in general
appropriations bills and other appropriation bills.

8 (f) The Chief Procurement Officer shall adopt rules 9 consistent with this article which govern the procurement of 10 supplies and services procured by the state.

11

§41-4-123A.

12 Subject to rules adopted under this article, the 13 Chief Procurement Officer may delegate his or her authority to 14 designees or to any department, agency, or official.

15

§41-4-124A.

(a) Except as otherwise provided in this article,
all rights, powers, duties, and authority relating to the
procurement of supplies and services now vested in, or
exercised by, any state governmental body under existing law
are transferred to the Chief Procurement Officer.

(b) The following governmental bodies are subject to this article except as it relates to the purchase of professional services and the oversight and authority of the Chief Procurement Officer, but shall establish and maintain procurement offices and personnel and shall adopt rules as may be necessary to comply with this article: (1) All educational and eleemosynary institutions
 governed by a board of trustees or other similar governing
 body.

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(2) The Retirement Systems of Alabama.

5

(3) The Department of Mental Health.

6 (c) The Alabama Department of Transportation is 7 subject to this article except as it relates to the purchase 8 of professional services and shall adopt rules governing the 9 purchase of professional services by the department which are 10 consistent with the principles contained in this article and 11 promote fairness, competition, transparency, integrity, and 12 value in the procurement process.

13 (d) The procurement of any supplies or services by a 14 legislative agency or judicial agency shall be solely governed 15 by procedures adopted by the Legislative Council for all 16 legislative agencies and by rules adopted by the Supreme Court 17 of Alabama for all judicial agencies. The procedures adopted 18 shall be consistent with any applicable requirements of the Constitution of Alabama of 1901 and shall be established in 19 20 accordance with the underlying purposes and policies of 21 promoting responsible and efficient use of public funds 22 dedicated and appropriated to the agencies for their use, providing consistency of application of rules and requirements 23 24 across all agencies within the applicable branch of state 25 government, and promoting fairness, competition, transparency, 26 integrity, and value in the procurement process. In no case may the legislative and judicial departments of the state 27

adopt procedures that conflict with the laws of this state 1 2 regarding the public disclosure of the use of public funds and the transparency of public expenditures, or that otherwise 3 conflict with state law regarding public records and public 4 5 access to those records. Except for the requirement to act in 6 good faith, no other provision of this article shall apply to 7 legislative or judicial agencies; provided, that the 8 legislative and judicial departments may adopt all or any part 9 of this article and its accompanying rules.

10 (e) The procurement of any supplies or services by the Alabama State Port Authority shall be solely governed by 11 procedures adopted by the Board of Directors of the Alabama 12 13 State Port Authority. The procedures adopted shall be consistent with any applicable requirements of the 14 15 Constitution of Alabama of 1901 and shall be established in accordance with the underlying purposes and policies of 16 17 promoting responsible and efficient use of the funds of the 18 Alabama State Port Authority, providing consistency of application of rules and requirements across all agencies 19 20 within the applicable branch of state government, and 21 promoting fairness, competition, transparency, integrity, and 22 value in the procurement process. Except for the protection of information otherwise legally considered commercially 23 24 confidential, sensitive, or of a nature that upon release 25 would harm the competitive advantage of itself or its customers, concessionaires, lessees, or suppliers, the Alabama 26 27 State Port Authority may not adopt procedures that conflict

with the laws of this state regarding the public disclosure of 1 2 the use of its funds and the transparency of its expenditures, or that otherwise conflict with state law regrading public 3 records and public access to those records. Except as provided 4 5 in this subsection and the requirement to act in good faith, no other provision of this chapter shall apply to the Alabama 6 7 State Port Authority; provided, however, that the Alabama State Port Authority may adopt all or any part of this chapter 8 9 and its accompanying rules.

10

§41-4-125A.

(a) No contract for the services of legal counsel for purposes of litigation may be awarded without the approval of the Attorney General and the Governor. No contract for the services of legal counsel for nonlitigation purposes may be awarded without the approval of the Governor.

(b) (1) Except as otherwise provided in this section, 16 17 attorneys retained to represent the state in litigation shall 18 be appointed by the Attorney General in consultation with the Governor from a list of attorneys maintained by the Attorney 19 20 General. All attorneys interested in representing the state 21 may apply and shall be included on the list. The selection of 22 the attorney or law firm shall be based upon the level of 23 skill, experience, and expertise required in the litigation 24 and the fees charged by the attorney or law firm shall be 25 taken into consideration so that the state receives the best 26 representation for the funds paid. Fees shall be negotiated and approved by the Governor in consultation with the Attorney 27

General. Maximum fees paid for legal representation that does not involve a contingency fee contract may be established by executive order of the Governor.

(2) Attorneys retained by any state purchasing 4 5 entity to render nonlitigation legal services shall be selected by such entity from a list of attorneys maintained by 6 7 the Legal Advisor to the Governor. All attorneys interested in representing any purchasing state entity may apply and shall 8 be included on the list. The selection of the attorney or law 9 10 firm shall be based upon the level of skill, experience, and expertise required for the services, but the fees charged by 11 the attorney or law firm shall be taken into consideration so 12 13 that such state entity shall receive the best representation for the funds paid. Fees for such services shall be negotiated 14 15 by the state entity requiring the services and shall be subject to the review and approval of the Governor or the 16 Director of Finance when so designated by the Governor. 17

18 (c) This section does not apply to either of the 19 following:

20 (1) The appointment of attorneys or experts by a21 court.

(2) The retention of experts by the state for thepurposes of litigation or avoidance of litigation.

(d) Nothing in this section shall be construed as
altering or amending the Governor's authority to retain
attorneys under Section 36-13-2; provided, the Governor shall
select the attorneys from three proposals received from

1 attorneys included on the list maintained by the Attorney 2 General.

3 (e) (1) A governmental body may not enter into a
4 contingency fee contract with any attorney or law firm unless
5 the contracting agency makes a written determination prior to
6 entering into a contingency fee contract that contingency fee
7 representation is both cost effective and in the public
8 interest. Any written determination shall include specific
9 findings for each of the following factors:

a. Whether there are sufficient and appropriate
 legal and financial resources within the state to handle the
 matter without a contingency contract.

b. The expected time and labor required, the
novelty, complexity, and difficulty of the questions involved,
and the skill requisite to perform the attorney services
properly.

17 c. The geographic area where the attorney services18 are to be provided.

19 d. The amount of experience desired for the 20 particular kind of attorney services to be provided and the 21 nature of the private attorney's experience with similar 22 issues or cases.

(2) Subject to subdivision (3), the state may not
 enter into a contingency fee contract that provides for the
 contingency fee counsel to receive an aggregate contingency
 fee calculated from the gross recovery resulting from a

judgment or settlement in each action, exclusive of expenses,
in excess of the total of all of the following:

a. Twenty-two percent of any recovery of up to ten
million dollars (\$10,000,000).

b. Twenty percent of any portion of the recovery
between ten million dollars (\$10,000,000) and twenty-five
million dollars (\$25,000,000).

c. Sixteen percent of any portion of the recovery
between twenty-five million dollars (\$25,000,000) and fifty
million dollars (\$50,000,000).

d. Twelve percent of any portion of the recovery between fifty million dollars (\$50,000,000) and seventy-five million dollars (\$75,000,000).

14 e. Eight percent of any portion of the recovery
15 between seventy-five million dollars (\$75,000,000) and one
16 hundred million dollars (\$100,000,000).

17 f. Seven and one-tenth (7.1) percent of any portion 18 of the recovery exceeding one hundred million dollars 19 (\$100,000,000).

20 (3) The aggregate fee paid under a contingency fee
21 contract may not exceed seventy-five million dollars
22 (\$75,000,000).

(4) All litigation expenses incurred by the
contingency fee counsel shall be paid or reimbursed upon
approval on a monthly basis upon presentation of documentation
of the expenses to the contracting agency.

(5) The Attorney General may certify in writing to 1 2 the Governor that, in the opinion of the Attorney General, an issue affecting the public health, safety, convenience, or 3 economic welfare of the state exists that justifies that the 4 5 contingency fee limitations set forth in subdivision (2) or 6 (3) be suspended in the case of a particular contingency fee 7 contract. Upon receipt of the written certification, the Governor, by the issuance of an executive order, may waive the 8 9 limitations with respect to the specified contingency fee 10 contract.

11 (6) A governmental body may not enter into a 12 contingency fee contract unless all of the following 13 requirements are met throughout the entire contract period, 14 including any extensions of the period:

a. A government attorney has complete control overthe course and conduct of the case.

b. A government attorney with supervisory authorityis personally involved in overseeing the litigation.

c. A government attorney retains veto power over any
 decisions made by the contingency fee counsel.

d. After giving reasonable notice to the contingency
fee counsel, any defendant that is the subject of the
litigation may contact the lead government attorney directly
unless directed to do otherwise by that attorney. Contingency
fee counsel shall have the right to participate in the
discussion with the lead government attorney or attorneys
unless, after consultation with contingency fee counsel, the

lead government attorney agrees to the discussion without
 contingency fee counsel being present.

e. A government attorney with supervisory authorityfor the case shall attend all settlement conferences.

f. Decisions regarding settlement of the case shall
be reserved exclusively to the discretion of the government
attorney and the state.

8 (7) The Attorney General shall develop a standard 9 addendum to every contract for contingent fee attorney 10 services that shall be used in all cases, describing in detail 11 what is expected of both the contingency fee counsel and the 12 state, including, without limitation, the requirements listed 13 in subdivision (6).

14 (8) Copies of any executed contingency fee contract 15 and the contracting agency's written determination to enter 16 into the contingency fee contract with the contingency fee 17 counsel and any payment of any contingency fees shall be 18 posted online as provided in Section 41-4-65.

(9) Every contingency fee counsel, from the 19 20 inception of the contingency fee contract until at least four 21 years after the contract expires or is terminated, shall 22 maintain detailed current records, including documentation of 23 all time records, expenses, disbursements, charges, credits, 24 underlying receipts and invoices, and other financial 25 transactions that concern the provision of the attorney 26 services. The contingency fee counsel shall make all the records available for inspection and copying upon request by 27

the Governor, Attorney General, or contracting agency. In addition, the contingency fee counsel shall maintain detailed contemporaneous time records for the attorneys and paralegals working on the contract in six minute increments and, upon request, shall provide promptly these records to the Governor, Attorney General, or contracting agency.

7 (10) Any contingency fee paid to a private attorney 8 or law firm shall be paid from the State Treasury from the 9 funds recovered as a result of the contingent fee contract 10 within 30 days of receipt of the recovery unless ordered to do 11 otherwise by a court with jurisdiction over the litigation 12 subject to the contingency fee contract.

13

§41-4-126A.

(a) Unless otherwise ordered by rule, with approval
of the Governor, the following supplies and services need not
be procured through the Office of the Chief Procurement
Officer and are exempt from the competitive requirements of
this article:

19

(1) Works of art for museum and public display.

(2) Published books in any format such as digital,
audio, or hardcopy; maps; periodicals; and technical
pamphlets.

(3) Utility services where no competition exists orwhere rates are fixed by law.

25 (4) Purchases of alcoholic beverages by the26 Alcoholic Beverage Control Board.

(5) Purchases of products made or manufactured by
 the blind or visually handicapped under the direction or
 supervision of the Alabama Institute for Deaf and Blind in
 accordance with Sections 21-2-1 to 21-2-4, inclusive.

5

(6) Photographs purchased from a federal agency.

6 (7) Barter transactions by the Department of 7 Corrections.

8 (8) The purchase of insurance and supplies or
9 services related to the purchase of insurance.

10 (b) Any state department or agency whose principal 11 business is honorariums is exempted from this chapter on 12 purchases and contracts for services made by that department 13 or agency.

(c) Nothing in this article is intended to repeal
or limit any provision of Section 23-1-40 or Sections 23-2-140
through 23-2-175, relating to the procurement authority of the
State Department of Transportation and the Alabama Toll Road,
Bridge and Tunnel Authority. To the extent any provision
contained in this article conflicts with Section 23-1-40 or
Sections 23-2-140 through 23-2-175, the latter governs.

(d) Nothing in this article repeals or limits any
provision of Section 41-4-400, relating to the procurement
authority of the Division of Construction Management. To the
extent any provision contained in this article conflicts with
Section 41-4-400, the latter governs.

(e) Nothing in this chapter repeals or limits any
 provision of Section 14-7-8, relating to the procurement

authority of Alabama Correctional Industries. To the extent
 any provision contained in this chapter conflicts with Section
 14-7-8, the latter governs.

4 (f) This article does not apply to any state
5 authority, board, or other entity with respect to contracts
6 relating to the issuance of debt which is required to be
7 repaid from sources other than state funds.

8 (g) This article does not apply to direct health 9 care services provided by the Alabama Department of Public 10 Health.

(h) Except for capital equipment, this article does not apply to the purchase by a public hospital of medical products, medical supplies, medical devices, services, implants, pharmaceuticals, fluids, gases, and any other medical products which are used in the course of treating patients, or to support the treatment of patients.

(i) (1) Except as provided in subdivision (2), the purchase of supplies or services negotiated on behalf of two-year and four-year colleges and universities may be awarded without competitive bidding, provided that no state revenues, appropriations, or other state funds are expended or committed and when it is determined by the respective board that financial benefits will accrue to the institution.

(2) When an Alabama business entity organized under
the laws of this state is available to supply the product or
service purchased or negotiated under subdivision (1), the
Alabama business entity shall have preference unless the

product or service supplied by a foreign corporation is
 substantially different or superior to the product or service
 supplied by the Alabama business entity.

(3) Public notice shall be provided by the
purchasing agency within 10 days of the execution of a
contract under this subsection. The public notice shall
include, at a minimum, the terms and conditions of any of the
supplies or services that are contracted through negotiation
without being competitively bid and the name and address of
the recipient of the contract.

(j) This article does not apply to purchases and contracts for the repair of equipment used in the construction and maintenance of highways by the Department of Transportation.

15 (k) This article does not apply to public works16 projects governed by Title 39.

17 (1) This article does not apply to the purchase by 18 the Department of Transportation of road building materials for transportation infrastructure in the state. Road building 19 20 materials may be purchased from private land owners or 21 commercial providers from the nearest or most cost-effective 22 source available for the particular application. Road building materials include dirt, gravel, stone, slag, or borrow 23 24 materials, in natural state or processed by crushing, grading 25 or screening processes.

(m) This article does not apply to purchases of
 supplies and services for the maintenance and operation of

highway infrastructure and right-of-way by the Department of
 Transportation.

(n) Nothing in this article is intended to repeal or
limit any provision of Article 2, Chapter 1, Title 23,
relating to the powers and authority of the Department of
Transportation. To the extent any provision contained in this
article conflicts with Article 2, Chapter 1, Title 23, the
latter governs.

9 (o) Governmental bodies may purchase supplies from 10 any vendor that offers the item at a price at least ten percent below the price established on a statewide contract by 11 the Office of the Chief Procurement Officer for the same item, 12 13 provided that each purchase, whether for a single item or 14 multiple items, does not exceed an amount established by rules 15 of the Chief Procurement Officer. The Office of the Chief Procurement Officer shall confirm that the terms and 16 17 conditions of the purchases are substantially similar to those 18 of the statewide contract for the same item prior to the 19 approval of any purchase under this subsection. Any purchase 20 that would be directly connected to any information technology 21 network used by the state shall require prior approval by the 22 Secretary of Information Technology. If the purchaser is to 23 take possession of the purchased supplies at the vendor's 24 physical location, any acquisition of supplies under this 25 subsection may be purchased only from vendors physically located within the state. The price of any supplies purchased 26 27 under this subsection shall be the market price readily

available to the public at large. The acquisition of supplies
 under this subsection is subject to the supervision and
 administration of the Office of the Chief Procurement Officer.

4

§41-4-127A.

5 (a) The Chief Procurement Officer, with approval of 6 the Director of Finance and the Governor, shall adopt rules to 7 implement and administer this article. The rules shall be made 8 in accordance with the applicable provisions of the 9 Administrative Procedure Act.

10 (b) The Chief Procurement Officer may not delegate11 the power to adopt rules.

(c) A rule may not change any commitment, right, or
obligation of the state or of a contractor under a contract in
existence on the effective date of the adoption of the rule.

15

§41-4-128A.

The Chief Procurement Officer shall collect and 16 17 prepare statistical data concerning the procurement of all 18 supplies and services and employ trained personnel as may be necessary to carry out this function. All using agencies shall 19 20 furnish reports as required by the Chief Procurement Officer 21 concerning usage, needs, and stocks on hand. The Chief Procurement Officer may prescribe forms to be used by the 22 23 using agencies in the requisitioning, ordering, and reporting 24 of supplies and services.

25

§41-4-129A.

(a) The Chief Procurement Officer may establish a
 Procurement Advisory Council. If created, the council, upon

1 adequate public notice, shall meet at least once a year for 2 the discussion of problems and recommendations for improvement 3 of the procurement process. When requested by the Chief Procurement Officer, the council shall conduct studies, 4 5 research, analyses, and make reports and recommendations with respect to subjects or matters within the jurisdiction of the 6 7 Chief Procurement Officer. The council shall consist of qualified representatives of state and local government and 8 9 other persons selected by the Chief Procurement Officer.

(b) The Chief Procurement Officer may appoint
advisory groups to assist with specifications or procurement
in specific areas and to assist with any other matter within
the authority of the Chief Procurement Officer.

14Division 3. Source Selection and Contract Formation.15\$41-4-130A.

As used in this division, the following terms shall have the following meanings:

(1) COST-REIMBURSEMENT CONTRACT. A contract under
which a contractor is reimbursed for costs that are allowable
and allocable in accordance with the contract terms and the
provisions of this chapter, and a fee, if any.

(2) ESTABLISHED CATALOGUE PRICE. The price included
 in a catalogue, price list, schedule, or other form that does
 all of the following:

a. Is regularly maintained by a manufacturer orcontractor.

b. Is either published or otherwise available for
 inspection by customers.

3 c. States prices at which sales are currently or
4 were last made to a significant number of any category of
5 buyers or buyers constituting the general buying public for
6 the supplies or services involved.

7 (3) INVITATION TO BID. All documents, whether
8 attached or incorporated by reference, utilized for soliciting
9 bids.

10 (4) PREFERRED VENDOR. A person that is granted
 11 preference priority according to the following:

a. PRIORITY #1. Produces or manufactures the productwithin the state.

b. PRIORITY #2. Has an assembly plant ordistribution facility for the product within the state.

16 c. PRIORITY #3. Is organized for business under the 17 applicable laws of the state as a corporation, partnership, or 18 professional association and has maintained at least one 19 retail outlet or service center for the product or service 20 within the state for not less than one year prior to the 21 deadline date for the competitive bid.

d. PRIORITY #4. Is physically located in the state and that is more than 50 percent owned by a person who was discharged or released under conditions other than dishonorable and who has at least 24 months' active service in the United States' military, naval, or air service, or who has less than 24 months of active service in any of the foregoing and was separated with a service-connected disability, or a national guardsman or reservist who completed active federal service for purposes other than training or who served at least 180 days of continuous service for purposes other than training.

6 (5) PURCHASE DESCRIPTION. The words used in a
7 solicitation to describe the supplies or services to be
8 purchased. The term includes any specifications attached to,
9 or made a part of, the solicitation.

10 (6) REQUEST FOR PROPOSALS. All documents, whether
 11 attached or incorporated by reference, that are used for
 12 soliciting proposals.

(7) RESPONSIBLE BIDDER or OFFEROR. A person who has
 the capability in all respects to perform fully the contract
 requirements and who has the integrity and reliability to
 assure good faith performance.

17 (8) RESPONSIVE BIDDER or OFFEROR. A person who has
18 submitted a bid or offer that conforms in all material
19 respects to the invitation for bid or request for proposal.

\$41-4-131A.

20

(a) Unless otherwise authorized by law, all state
 contracts shall be awarded by the use of one of the following
 methods:

24 (1) Competitive sealed bids, pursuant to Section25 41-4-132A.

26 (2) Competitive sealed proposals, pursuant to
27 Section 41-4-133A.

(3) Small purchase procedures pursuant to Section
 41-4-134A.

3 (4) A sole source procurement pursuant to Section
4 41-4-135A.

5 (5) An emergency procurement pursuant to Section
6 41-4-136A.

7 (6) A special procurement pursuant to Section8 41.4.137A.

9 (b) In the event a bid or offer is received for the 10 supplies or service from a person deemed to be a responsible 11 bidder or offeror and a preferred vendor and the bid is no 12 more than five percent greater than the bid of the lowest 13 responsible bidder or offeror who is not deemed to be a 14 preferred vendor, the Chief Procurement Officer or purchasing 15 agency may award the contract to the preferred vendor.

16

§41-4-132A.

17 (a) Except as otherwise provided in this division,
18 contracts shall be awarded by competitive sealed bidding.

(b) An invitation to bid shall be issued and shall
 include a purchase description and all contractual terms and
 conditions applicable to the procurement.

(c) Adequate public notice of the invitation to bid
shall be given a reasonable time prior to the date set forth
in the invitation for the opening of bids, in accordance with
rules adopted under this article.

26 (d) Bids shall be opened publicly in the presence of
27 one or more witnesses at the time and place designated in the

invitation to bid. The amount of each bid, the name of each
 bidder, and any other information required by rule shall be
 recorded. The record and each bid shall be open to public
 inspection to the extent required by Section 41-4-115A.

5 (e) Bids shall be unconditionally accepted without alteration or correction, except as authorized in this 6 7 article. Bids shall be evaluated based on the requirements set forth in the invitation to bid, which may include criteria to 8 determine acceptability, such as inspection, testing, quality, 9 10 workmanship, delivery, and suitability for a particular purpose. Any criteria that will affect the bid price and will 11 be considered in evaluation for award shall be objectively 12 13 measurable, such as discounts, transportation costs, and total or life cycle costs. The invitation to bid shall set forth the 14 15 evaluation criteria to be used. No criteria may be used in bid evaluations that are not set forth in the invitation to bid. 16

(f) (1) When a bid is submitted that contains an error, the Chief Procurement Officer or head of a purchasing agency may authorize the correction or withdrawal of the bid or may cancel the award of the contract. The authorization of the correction or withdrawal shall be done in accordance with rules adopted by the Chief Procurement Officer.

(2) After a bid has been opened, with the exception
of price negotiations with the lowest responsible bidder, no
changes in bid prices or other provisions of bids prejudicial
to the interest of the state or fair competition shall be
permitted.

(g)(1) Unless there is a compelling reason to reject 1 2 bids, as prescribed by rules, notice of intent to award to the lowest responsive and responsible bidder whose bid meets the 3 requirements set forth in the invitation to bid shall be given 4 5 by posting the notice at a location specified in the 6 invitation to bid. Before posting the notice of intent to 7 award, the Chief Procurement Officer or head of the purchasing 8 agency, may negotiate with the lowest responsive and 9 responsible bidder to lower the bid price within the scope of 10 the invitation to bid. The invitation to bid and notice of intent to award shall contain a statement of the bidder's 11 right to protest. 12

13 (2) The Chief Procurement Officer may award multiple 14 purchase contracts resulting from a single invitation to bid 15 where the specifications of the items of supplies or services 16 intended to be purchased by a requisitioning agency or agencies are determined, in whole or in part, by technical 17 18 compatibility and operational requirements. In order to make multiple awards under this subdivision, the awarding authority 19 20 shall include in the invitation to bid a notice that multiple 21 awards may be made and the specific technical compatibility or operational requirements necessitating multiple awards. 22 23 Multiple awards of purchase contracts with unique technical 24 compatibility or operational specifications shall be made to 25 the lowest responsible bidder complying with the unique 26 technical compatibility or operational specifications. The requisitioning agency shall provide the awarding authority 27

with the information necessary for it to determine the necessity for the award of multiple purchase contracts under this subdivision. This subdivision does not apply to contracts for the purchase or use of push-to-talk services, which shall be purchased through a separate competitive bid process.

6 (h) When it is considered impractical by the Chief 7 Procurement Officer to initially prepare a purchase 8 description to support an award based on price, an invitation 9 to bid may be issued requesting the submission of unpriced 10 offers to be followed by an invitation to bid limited to those 11 bidders whose offers have been qualified under the criteria 12 set forth in the first solicitation.

13 (i) (1) Before soliciting bids, the Chief Procurement 14 Officer may authorize issuance of a request for qualifications 15 from prospective bidders. The request shall contain, at a minimum, a description of the scope of work to be solicited by 16 the invitation for bids, the deadline for submission of 17 18 information, and how prospective bidders may apply for 19 consideration. The request shall require information 20 concerning the prospective bidders' product specifications, 21 qualifications, experience, and ability to perform the 22 requirements of the contract. Adequate public notice of the request for qualifications shall be given in the manner 23 24 provided in subsection (c).

(2) After receipt of the responses to the request
for qualifications from prospective bidders, all qualified
bidders, as determined by the Chief Procurement Officer, shall

have an opportunity to bid. The determination regarding which
 bidders are qualified is not subject to review.

3

§41-4-133A.

(a) (1) A contract may be entered into by competitive 4 5 sealed proposals when the Chief Procurement Officer or the head of a purchasing agency, in accordance with rules, 6 7 determines that the use of competitive sealed bidding is either not practicable or not advantageous to the state. 8 Unless determined otherwise by the Chief Procurement Officer, 9 10 professional services shall be procured by competitive sealed 11 proposals.

12 (2) The Chief Procurement Officer may determine by
13 rule when it is either not practicable or advantageous to the
14 state to procure specified types of supplies or services by
15 competitive sealed bidding.

16 (b) Proposals shall be solicited through a request17 for proposals.

(c) Adequate public notice of the request for
proposals shall be given in the same manner as provided in
subsection (c) of Section 41-4-132A.

(d) Proposals shall be opened so as to avoid
disclosure of contents to competing offerors prior to contract
award. A register of proposals shall be prepared in accordance
with rules and shall be open for public inspection after award
of the contract.

(e) A request for proposals shall state the relative
 importance of price and other factors and subfactors, if any.

1 (f) Discussions may be conducted with responsible 2 offerors who submit proposals determined by the Chief Procurement Officer or purchasing agency to be reasonably 3 competitive for award to assure full understanding of, and 4 5 responsiveness to, the solicitation requirements. The determination of the Chief Procurement Officer is not subject 6 7 to review. Offerors shall be accorded fair and equal treatment with respect to any opportunity for discussion and revision of 8 proposals. Revisions of proposals may be permitted after 9 10 submissions and prior to award for the purpose of obtaining best and final offers. In conducting discussions, there may 11 not be disclosure of any information derived from proposals 12 13 submitted by competing offerors.

(g) Contracts shall be awarded to the responsible offeror whose proposal conforms to the solicitation and is determined in writing to be the most advantageous to the state, taking into consideration price and the evaluation factors set forth in the request for proposals. No other factors or criteria shall be used in the evaluation. Public notice of the award of a contract shall be promptly given.

(h) The Chief Procurement Officer may provide
debriefings that furnish the basis for the source selection
decision and contract award.

(i) (1) Before soliciting proposals, the Chief
Procurement Officer may authorize issuance of a request for
qualifications from prospective offerors. The request shall
contain, at a minimum, a description of the scope of work to

be solicited by the request for proposals, the deadline for 1 2 submission of information, and how prospective offerors may apply for consideration. The request shall require information 3 concerning the prospective offeror's product specifications, 4 5 qualifications, experience, and ability to perform the requirements of the contract. Adequate public notice of the 6 7 request for qualifications shall be given in the same manner as provided in subsection (c) of Section 41-4-132A. 8

9 (2) After receipt of the responses to the request 10 for qualifications from prospective offerors, all qualified 11 offerors, as determined by the Chief Procurement Officer, 12 shall have an opportunity to submit proposals. The 13 determination regarding which offerors are qualified is not 14 subject to review.

(3) If a professional service provider is prohibited by law or policy from submitting proposals in response to a request for proposals, the Chief Procurement Officer or purchasing agency may utilize the request for qualifications process to determine the awardee.

20 §41-4-134A.

21 Any procurement not exceeding the small purchase 22 amount established by rule may be made in accordance with 23 small purchase procedures. A procurement may not be 24 artificially divided so as to constitute a small purchase 25 under this section.

26 §41-4-135A.

A contract may be awarded for a supply or service without competition when the Chief Procurement Officer determines in writing that there is only one source for the required supply or service. In any event, sole source contracts may not exceed one year unless the Chief Procurement Officer determines in writing that there continues to be only one source for the required supply or service.

8

§41-4-136A.

Notwithstanding any other provision of this article, 9 10 the Chief Procurement Officer or the head of a purchasing agency may make emergency procurements when there is a threat 11 to public health, welfare, or safety under emergency 12 13 conditions, as defined by rule. Emergency procurements made 14 under this section shall be made with as much competition as 15 is practicable under the circumstances. The authority to make 16 emergency procurements may not be delegated. A written 17 determination of the basis for the emergency and for the 18 selection of the particular contractor shall be included in the contract file. 19

20

§41-4-137A.

Notwithstanding any other provision of this article, the Chief Procurement Officer or the head of a purchasing agency, with prior public notice, may initiate a procurement above the small purchase amount specified in Section 41-4-134A when the officer or agency head determines that an unusual or unique situation exists that makes the application of all requirements of competitive sealed bidding or competitive

sealed proposals contrary to the public interest. Any special 1 2 procurement under this section shall be made with as much competition as is practicable under the circumstances. A 3 written determination of the basis for the procurement and for 4 5 the selection of the particular contractor shall be included by the Chief Procurement Officer or the head of the purchasing 6 7 agency in the contract file. The Chief Procurement Officer shall publish an annual report, subject to Section 41-4-115A, 8 that describes all determinations made under this section 9 10 during the prior calendar year.

11

§41-4-138A.

When it is determined to be in the best interests of the state, as specified by rule, an invitation to bid, a request for proposals, or other solicitation under this article may be cancelled, and any or all bids or proposals received may be rejected.

17

§41-4-139A.

(a) A written determination of nonresponsibility of
a bidder or offeror shall be made in accordance with rules
adopted by the Chief Procurement Officer. The unreasonable
failure of a bidder or offeror to promptly supply information
in connection with an inquiry with respect to responsibility
may be grounds for a determination of nonresponsibility with
respect to the bidder or offeror.

(b) Confidential information furnished by a bidder
or offeror under this section may not be disclosed outside of
the Office of the Chief Procurement Officer or the purchasing

1 agency without the prior written consent of the bidder or 2 offeror.

3

§41-4-140A.

Prospective suppliers may be prequalified for particular types of supplies or services. The method of submitting prequalification information and the information required in order to be prequalified shall be determined by the Chief Procurement Officer.

9

§41-4-141A.

10 The Chief Procurement Officer may request factual 11 information reasonably available to the bidder or offeror to 12 substantiate that the price or cost offered, or some portion 13 of it, is reasonable when either of the following occur:

14 (1) The price is not any of the following:
15 a. Based on adequate price competition.
16 b. Based on established catalogue or market prices.

17 c. Set by law or rule.

18 (2) The price or cost exceeds an amount established19 by rule.

20 §41-4-142A. (a) For the purpose of this section, the 21 following terms shall have the respective meanings ascribed by 22 this section:

(1) AFFILIATE. A related party as defined in
subsection (b) of Section 40-23-190 as that provision exists
on January 1, 2004.

(2) STATE DEPARTMENT or AGENCY. Every state office,
 department, division, bureau, board, or commission of the
 State of Alabama.

(b) A state department or agency may not contract 4 5 for the purchase or lease of supplies from a vendor, contractor, or an affiliate of a vendor or contractor, unless 6 7 that vendor, contractor, and all of its affiliates that make 8 sales for delivery into Alabama or leases for use in Alabama 9 are properly registered, collecting, and remitting Alabama 10 state and local and use tax, or simplified sellers use tax, and lease tax, as provided for by Chapter 12, Article 4, and 11 Chapter 23, Articles 1, 2, and 4 of Title 40 or by any local 12 13 act or ordinance.

(c) Each vendor, contractor, or affiliate of a 14 15 vendor or contractor that is offered a contract to do business 16 with a state department or state agency shall be required to 17 certify that the vendor or affiliate is appropriately 18 registered to collect and remit sales and use tax, or 19 simplified sellers use tax and lease tax as required by this 20 section and submit to that state department or agency 21 certification required by the Alabama Department of Revenue.

(d) Every bid submitted and contract executed by the
state shall contain a certification by the bidder or
contractor that the bidder or contractor is not barred from
bidding for or entering into a contract under this section and
that the bidder or contractor acknowledges that the

1 contracting state agency may declare the contract void if the 2 certification completed is false.

(e) Each vendor or contractor that sells or leases 3 supplies to a state department or agency, and each affiliate 4 5 of that vendor or contractor that makes sales for delivery into Alabama, shall be required to collect and remit the 6 7 Alabama sales and use tax, or simplified sellers use tax, or lease tax on all its sales and leases into the state. 8

9

10 (a) Subject to the limitations of subsection (b), any type of contract that will promote the best interests of 11 the state may be used under this article. 12

\$41-4-143A.

13 (b) (1) The use of a cost-plus-a-percentage-of-cost 14 contract is prohibited.

15 (2) A cost-reimbursement contract may be used only when a determination is made in writing that either of the 16 17 following apply:

18 a. The cost-reimbursement contract is likely to be 19 less costly to the state than any other type of contract.

20 b. It is impracticable to obtain the supplies or 21 services required except under a cost-reimbursement contract. 22 §41-4-144A.

(a) Unless otherwise provided by law, a contract for 23 24 supplies or services may be entered into for any period of 25 time that is in the best interests of the state, so long as the terms of the contract and the conditions of renewal or 26 extension, if any, are included in the solicitation and funds 27

are available for the first fiscal year at the time of
 contracting. Payment and performance obligations for
 succeeding fiscal periods shall be subject to the availability
 and appropriation of funds.

5 (b) A multi-year contract may be used when the 6 estimated requirements cover the period of the contract and 7 are reasonably firm and continuing; and the contract will 8 serve the best interests of the state by encouraging effective 9 competition or otherwise promoting economies in state 10 procurement.

(c) When funds are not appropriated or otherwise 11 made available to support continuation of performance in a 12 13 subsequent fiscal period, the contract shall be cancelled and 14 the contractor shall be reimbursed for the reasonable value of 15 any non-recurring costs incurred but not amortized in the price of the supplies or services delivered under the 16 17 contract. The cost of cancellation may be paid from any 18 appropriations available for that purpose.

19

§41-4-145A.

The Chief Procurement Officer or his or her designee, at reasonable times, may inspect a part of the plant, the place of business, or the logical and physical electronic systems of a contractor or any subcontractor that is related to the performance of any contract awarded or to be awarded by the state.

26 §41-4-146A.

1 In addition to the authority of the Department of 2 Examiners of Public Accounts, as set forth under Chapter 5A of Title 41, the Department of Finance, at reasonable times and 3 places, may audit or examine the books and records of any 4 5 person who has submitted data in substantiation of offered prices under Section 41-4-141A to the extent that the books 6 7 and records relate to that data. Any person who receives a contract, change order, or contract modification for which 8 data is required under Section 41-4-141A, shall maintain the 9 10 books and records that relate to the cost or pricing data for three years from the date of final payment under the contract, 11 unless a shorter period is otherwise authorized in writing. 12

13

§41-4-147A.

The determinations required by subsection (f) of Section 41-4-132A, subsection (a) or (g) of Section 41-4-133A, Section 41-4-135A, Section 41-4-136A, Section 41-4-137A, subsection (a) of Section 41-4-139A, Section 41-4-141A, Section 41-4-143A, and subsection (b) of Section 41-4-144A are final and conclusive unless they are clearly erroneous, arbitrary, capricious, or contrary to law.

21

§41-4-148A.

When for any reason collusion or other anti-competitive practices are suspected during the procurement process, a notice of the relevant facts shall be transmitted to the Attorney General and, if applicable, to the Ethics Commission.

27 §41-4-149A.

(a) The Chief Procurement Officer shall maintain a 1 2 record listing all contracts made under Section 41-4-135A, 41-4-136A, or 41-4-137A for a minimum of one year. The record 3 shall contain all of the following: 4 5 (1) Each contractor's name. (2) The amount and type of each contract. 6 7 (3) A listing of the supplies or services procured under each contract. 8 9 (b) A copy of the record shall be available for 10 public inspection, except where disclosure would be detrimental to the safety or security of persons or property 11 or to the public interest as determined by the Chief 12 13 Procurement Officer. Division 4. Specifications. 14 15 §41-4-150A. As used in this division, the term specification 16 17 means any description of the physical or functional 18 characteristics, or of the nature of a supply or service, and may include a description of any requirement for inspecting, 19 20 testing, or preparing a supply or service for delivery. 21 §41-4-151A. 22 (a) The Chief Procurement Officer, by rule, may set 23 standards for the preparation, maintenance, and content of 24 specifications for supplies or services required by the state. 25 (b) The Chief Procurement Officer shall monitor the 26 use of specifications for supplies or services required by a 27 purchasing agency.

(c) The Chief Procurement Officer shall obtain
 expert advice and assistance from personnel of using agencies
 in the development of specifications and may delegate in
 writing to a using agency the authority to prepare and utilize
 its own specifications.

(d) All specifications shall seek to promote overall
economy for the purposes intended and encourage competition in
satisfying the state's needs and shall not be unduly
restrictive.

10 (e) Specifications may be prepared by persons other than state employees when necessary. The Chief Procurement 11 12 Officer shall exercise diligence to assure that any third 13 party who prepares specifications or requirements does not 14 have a conflict of interest or an unfair competitive advantage 15 in any subsequent procurement. Vendors that participate in the drafting of specifications for the state shall disclose the 16 17 same on its vendor disclosure statement required by Section 18 41-16-82.

Division 5. Modification and Termination of
 Contracts for Supplies and Services.

21

§41-4-155A.

(a) The Chief Procurement Officer may adopt rules
permitting or requiring the inclusion of clauses providing for
adjustments in prices, time of performance, or other contract
provisions as appropriate covering both of the following
subjects:

(1) The unilateral right of the state to order in
 writing both of the following:

a. Changes in the work within the scope of thecontract.

5 b. The temporary stopping of work or delaying6 performance.

7 (2) Variations occurring between estimated
8 quantities of work in a contract and actual quantities.

9 (b)(1) Adjustments in price pursuant to clauses 10 adopted under subsection (a) shall be computed in one or more 11 of the following ways:

a. By agreement on a fixed-price adjustment beforecommencement of the performance or as soon as practicable.

b. By unit prices specified in the contract orsubsequently agreed upon.

c. By the costs attributable to the events or
situations under the clauses with adjustment of profit or fee,
all as specified in the contract or subsequently agreed upon.

d. In any other manner as the contracting parties
 may mutually agree.

e. In the absence of agreement by the parties, by a
unilateral determination by the state of the costs
attributable to the events or situations under the clauses
with adjustment of profit or fee.

(2) A contractor shall be required to submit cost or
pricing data if any adjustment in the contract price is
subject to Section 41-4-141A.

(c) The Chief Procurement Officer may adopt rules to 1 2 implement this division, including rules permitting or requiring the inclusion in state contracts of clauses 3 providing for appropriate remedies covering all of the 4 5 following subjects: (1) Specified excuses for delay or nonperformance. 6 7 (2) Termination of the contract for default. (3) Termination of the contract in whole or in part 8 for the convenience of the state. 9 10 (d) The Chief Procurement Officer may vary the clauses adopted by rule under subsection (a) and (c) for 11 12 inclusion in any particular state contract, so long as any 13 variation is supported by a written determination that states 14 the circumstances justifying the variation. Notice of any 15 material variation shall be stated in the invitation to bid or 16 request for proposals. 17 Division 6. Legal and Contractual Remedies. Part A. Resolution of Controversies. 18 \$41-4-160A 19 20 (a) Contracts of a governmental body listed under 21 subsection (b) of Section 41-4-124A are not subject to this 22 part as it relates to the authority of the Chief Procurement Officer and Director of Finance. 23 24 (b) The governmental bodies listed under subsection 25 (b) of Section 41-4-124A shall establish written procedures 26 keeping with the spirit and intent of this part to do all of the following: 27

(1) Resolve protested solicitations and awards.

2 (2) Establish criteria and review procedures for
3 suspension and debarment of persons or entities

4

5

1

(3) Resolve contract disputes.

§41-4-161A.

6 (a) (1) A bona fide prospective bidder or offeror who 7 is aggrieved in connection with the solicitation of a contract 8 may protest to the Chief Procurement Officer within 14 days of 9 the date of issuance of the solicitation or any amendment to 10 it, if the amendment is at issue.

(2)a. Except as provided in paragraph b., a bona fide actual bidder or offeror who is aggrieved in connection with the intended award or award of a contract may protest to the Chief Procurement Officer within 14 days of the date of the award or notification of intent to award, whichever is earlier, is posted in accordance with this article.

b. A matter that could have been raised under subdivision (1) as a protest of the solicitation may not be raised as a protest of the award or intended award of a contract.

(3) A protest filed under subdivision (1) or (2)
shall be in writing, be filed with the Chief Procurement
Officer, and set forth the grounds of the protest and the
relief requested with enough particularity to give notice of
the issues to be decided.

(b) The Chief Procurement Officer, or his or her
designee, may settle and resolve the protest of a bona fide

actual or prospective bidder or offeror concerning the
 solicitation or award of a contract in accordance with rules
 adopted under this article.

4 (c) If the protest is not resolved by mutual 5 agreement within 10 days after the protest is filed, the Chief 6 Procurement Officer shall commence an administrative review of 7 the protest and issue a decision in writing within 14 days the 8 review.

9 (d) A copy of the decision under subsection (c) 10 shall be mailed or otherwise furnished immediately to the 11 protestor and any other party intervening.

(e) A decision under subsection (c) shall be final
and conclusive, unless fraudulent, or a party adversely
affected by the decision appeals administratively to the
Director of Finance in accordance with Section 41-4-164A.

16 (f) In the event of a timely protest under 17 subsection (a) or an appeal under Section 41-4-164A, the state 18 may not proceed further with the solicitation or with the award of the contract until five days after notice of the 19 20 final decision is provided to the protestor, except that 21 solicitation or award of a protested contract is not stayed if 22 the Chief Procurement Officer, after consultation with the head of the using agency or the head of a purchasing agency, 23 24 makes a written determination that the solicitation or award 25 of the contract without further delay is necessary to protect the best interests of the state. 26

27 \$41-4-162A.

(a) After reasonable notice to the person or entity
 involved and reasonable opportunity for that person or entity
 to be heard, the Chief Procurement Officer, after consultation
 with the using agency, may do either of the following:

5 (1) Terminate existing contracts and debar a person 6 or entity for cause from consideration for award of contracts. 7 The debarment may not be for a period of more than three 8 years.

9 (2) Suspend a person or entity from consideration 10 for award of contracts if there is probable cause for 11 debarment. The suspension may not be for a period exceeding 12 three months.

(b) The Chief Procurement Officer may suspend or
debar a person from consideration for award of contracts under
subsection (a) for any of the following:

(1) Conviction of a criminal offense that is in
 connection with obtaining or attempting to obtain a public or
 private contract or subcontract, or in the performance of the
 contract or subcontract.

20 (2) Conviction under state or federal law of
21 embezzlement, theft, forgery, bribery, falsification or
22 destruction of records, receiving stolen property, or any
23 other offense indicating a lack of business integrity or
24 business honesty as a state contractor.

(3) Conviction under state or federal antitrust law
 arising out of the submission of bids or proposals.

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1 (4) Violation of a contract provision of a character 2 that is regarded by the Chief Procurement Officer to be so serious as to justify debarment action, including either of 3 the following: 4 5 a. Deliberate failure, without good cause, to perform in accordance with the specifications or within the 6 7 time limit provided in the contract. b. A recent record of failure to perform or of 8 9 unsatisfactory performance in accordance with the terms of one 10 or more contracts that was not caused by acts beyond the control of the contractor. 11 (5) Violation of the ethical standards set forth in 12 13 Chapter 25 (commencing with Section 36-25-1) of Title 36. 14 (6) Violation of an order of the Chief Procurement 15 Officer. 16 (7) Any other cause the Chief Procurement Officer 17 determines to be serious and egregious misconduct. 18 (c) Any decision by the Chief Procurement Officer to debar or suspend a person shall be in writing. The writing 19 20 shall state the reasons for the action taken. 21 (d) (1) A copy of the decision made under subsection 22 (c) shall be mailed or otherwise furnished immediately to all 23 of the following: 24 a. The debarred or suspended person. 25 b. Any other party intervening. 26 c. All state procurement officials governed by this article with contracting authority who shall decide whether 27

the suspension or debarment warrants termination of existing
 contracts with the suspended or debarred person or entity.

3 (2) Contracts may not be awarded to the suspended or
4 debarred person during the suspension or debarment period
5 established by the Chief Procurement Officer.

6 (e) A decision under subsection (c) shall be final
7 and conclusive, unless fraudulent, or the debarred or
8 suspended person appeals administratively to the Director of
9 Finance in accordance with Section 41-4-163A.

10 (f) The Chief Procurement Officer shall maintain a 11 list of suspended or debarred persons or entities and make it 12 reasonably available for inspection.

13 §41-4-163A.

The Chief Procurement Officer, by rule, shall establish procedures to resolve disputes between the state and a contractor that arise under, or by virtue of, a contract between them, including disputes based upon breach of contract, mistake, misrepresentation, or other cause for contract modification or rescission.

20 §41-4-164A.

(a) A party that receives an adverse decision from
the Chief Procurement Officer under subsection (c) of Section
41-4-161A or subsection (c) of Section 41-4-162A may appeal
the decision to the Director of Finance.

(b) An appeal to the Director of Finance shall be
made in writing within five days of receipt of the adverse
decision from the Chief Procurement Officer.

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(c) The Director of Finance shall hold unlawful and 1 2 set aside any decision issued by the Chief Procurement Officer that the director finds to be arbitrary, capricious, an abuse 3 of discretion, or otherwise not in accordance with law. 4 (d) The Director of Finance shall issue a written 5 decision within 14 days of receipt of the appeal. 6 7 (e) A copy of the decision under subsection (d) shall be mailed or otherwise furnished immediately to the 8 parties. 9 10 (f) A decision under subsection (d) shall be final and conclusive unless fraudulent. 11 Part B. Solicitations or Awards in Violation of Law. 12 13 §41-4-165A. This part applies when a determination is made that 14 a solicitation or award of a contract is in violation of law. 15 §41-4-166A. 16 17 If, prior to an award, a solicitation or proposed 18 award of a contract is determined to be in violation of law, 19 the solicitation or proposed award shall be cancelled or 20 revised to comply with the law. 21 §41-4-167A. If, after an award, a solicitation or award of a 22 23 contract is determined to be in violation of law, then: 24 (1) If the person awarded the contract has not acted 25 fraudulently or in bad faith, the contract may be ratified and affirmed by the Chief Procurement Officer, so long as doing so 26 27 is in the best interests of the state, or the contract may be

terminated by the Chief Procurement Officer and the person awarded the contract shall be compensated for the supplies provided or services rendered under the contract prior to termination.

5 (2) If the person awarded the contract has acted 6 fraudulently or in bad faith, the contract may be declared 7 void by the Chief Procurement Officer or the contract may be 8 ratified and affirmed by the Chief Procurement Officer, so 9 long as the action is in the best interests of the state. A 10 contract ratified and affirmed under this subdivision does not 11 prejudice the state's right to any available damages.

12

§41-4-168A.

13 A bona fide unsuccessful bidder or offeror on a 14 particular contract who has exhausted the administrative 15 remedies contained in this division and any taxpayer of the 16 area within the jurisdiction of the awarding authority may 17 bring a civil action in the Circuit Court of Montgomery County 18 to enjoin execution of any contract entered into in violation 19 of this article.

20

Division 7. Intergovernmental Relations.

21

\$41-4-170A.

As used in this division, the following terms shall have the following meanings:

24 (1) COOPERATIVE PURCHASING. Procurement conducted25 by, or on behalf of, one or more public procurement units.

26 (2) EXTERNAL PROCUREMENT ACTIVITY. A buying
 27 organization not located in this state which, if located in

this state, would qualify as a public procurement unit. The term includes agencies of the United States and of any other state.

(3) LOCAL PUBLIC PROCUREMENT UNIT. A county, 4 5 municipality or other political subdivision of the state or 6 agency of any the political subdivision; public authority; 7 educational, health, or other institution; to the extent 8 provided by law, any entity that expends public funds for the 9 procurement of supplies or services and is governed by this 10 article; and any nonprofit corporation operating a charitable 11 hospital.

12 (4) PUBLIC PROCUREMENT UNIT. Any one of the13 following:

14 a. A local public procurement unit.

15 b. An external procurement activity.

16 c. A state public procurement unit.

d. Any not-for-profit entity comprised of more than
one unit or activity listed in paragraph a., b., or c.

(e) STATE PUBLIC PROCUREMENT UNIT. The Office of the
Chief Procurement Officer or the equivalent officer of any
other state and any purchasing agency of this state or any
other state.

23

§41-4-171A.

(a) A public procurement unit that is governed by
this article may either participate in, sponsor, conduct, or
administer a cooperative purchasing agreement for the
procurement of any supplies or services with one or more

public procurement units in accordance with an agreement entered into between the participants. The cooperative purchasing may include joint or multi-party contracts between public procurement units and open-ended public procurement unit contracts that are made available to other public procurement units.

7 (b) All cooperative purchasing conducted under this
8 division shall be through contracts awarded using source
9 selection methods substantially equivalent to those specified
10 in Article 3.

11

§41-4-172A.

\$41-4-173A.

12 A public procurement unit may sell to, acquire from, 13 or use any supplies belonging to another public procurement 14 unit without regard to the requirements of Division 3.

15

A public procurement unit may enter into an agreement, without regard to the requirements of Division 3, with any other public procurement unit for the cooperative purchase or use of supplies or services under the terms agreed upon between the parties.

21

§41-4-174A.

(a) When a public procurement unit administering a
cooperative purchase complies with the requirements of this
article, a public procurement unit participating in the
purchase shall be deemed to have complied with this article.

(b) Public procurement units may not enter into a
 cooperative purchasing agreement for the purpose of
 circumventing this article.

4

§41-4-175A.

5 To the extent possible, the chief procurement 6 officer of any public procurement unit may collect information 7 concerning the type, cost, quality, and quantity of commonly 8 used supplies or services being procured or used by public 9 procurement units and make the collected information available 10 to any other public procurement unit upon request.

11

§41-4-176A.

Under a cooperative purchasing agreement, controversies arising between an administering public procurement unit and its bidders, offerors, or contractors shall be resolved between the ordering public procurement unit and the supplying bidders, offerors, or contractors in accordance with Division 6.

Division 8. Assistance to Small and Disadvantaged
 Businesses; Federal Assistance or Contract Procurement
 Requirements.

21

§41-4-177A.

(a) It is the policy of the state that the Chief
Procurement Officer shall provide reasonable procurement
assistance to small and disadvantaged businesses in this
state.

(b) The Chief Procurement Officer shall identify
 programs designed to assist small and disadvantaged businesses

in procurement activities governed by this article, which may
 include staff assistance, special publications, source lists,
 solicitation mailing lists, and training programs.

4 (c) The Chief Procurement Officer may reduce the
5 level or change the types of bonding normally required, or
6 accept alternative forms of security to the extent necessary,
7 to encourage procurement from small and disadvantaged
8 businesses.

9 (d) The Chief Procurement Officer may make special 10 provisions for progress payments as he or she determines to be 11 reasonably necessary to encourage procurement from small and 12 disadvantaged businesses.

13 §41-4-178A.

When a procurement involves the expenditure of federal assistance or contract funds, the Chief Procurement Officer shall comply with any applicable federal law and regulations.

Section 3. Section 41-4-66, Code of Alabama 1975, is amended to read as follows:

20 "§41-4-66.

"(a) The Division of Control and Accounts with the State Department of Finance Chief Procurement Officer shall establish and maintain and post on the state's website a statewide database of each request for a proposal for a public contract by the State of Alabama, any agency, board, commission, or department of the state which receives state or 1 federally appropriated funds, the State Board of Education, a
2 public college or trade school, or a public university.

3 "(b) The Division of Control and Accounts <u>Chief</u>
4 <u>Procurement Officer</u> shall establish procedures and adopt rules
5 to implement this section.

6 "(c) Each agency, board, commission, department, 7 State Board of Education, public college or trade school and 8 public university shall cooperate with and provide information 9 to the Division of Control and Accounts <u>Chief Procurement</u> 10 Officer as necessary to implement and administer the section.

11 "(d) Beginning on October 1, 2013 October 1, 2021, 12 the Division of Control and Accounts Chief Procurement Officer 13 may charge any agency, board, commission, or department of the 14 state which receives state or federally appropriated funds for 15 this and any other services provided to them by this division.

16 "(e) The database shall be a public record and may 17 be viewed by any citizen, either in person or via the state's 18 website.

19 "(f) Each request for a proposal shall remain 20 available on the website until the last posting date required 21 by law has expired.

22 "(g) There shall not be a charge for access to the 23 database."

24 Section 4. Section 41-16-50, Code of Alabama 1975, 25 is amended to read as follows:

26 "\$41-16-50.

"(a) With the exception of contracts for public 1 2 works whose competitive bidding requirements are governed exclusively by Title 39, all expenditure of funds of whatever 3 nature for labor, services, work, or for the purchase of 4 5 materials, equipment, supplies, or other personal property 6 involving fifteen thousand dollars (\$15,000) or more, and the 7 lease of materials, equipment, supplies, or other personal property where the lessee is, or becomes legally and 8 9 contractually, bound under the terms of the lease, to pay a 10 total amount of fifteen thousand dollars (\$15,000) or more, made by or on behalf of any state trade school, state junior 11 12 college, state college, or university under the supervision 13 and control of the Alabama Community College System, the Alabama Fire College, the district boards of education of 14 independent school districts, the county commissions, the 15 governing bodies of the municipalities of the state, and the 16 17 governing boards of instrumentalities of counties and 18 municipalities, including waterworks boards, sewer boards, gas boards, and other like utility boards and commissions, except 19 20 as hereinafter provided, shall be made under contractual 21 agreement entered into by free and open competitive bidding, 22 on sealed bids, to the lowest responsible bidder. Prior to 23 advertising for bids for an item of personal property or 24 services, where a county, a municipality, or an 25 instrumentality thereof is the awarding authority, the 26 awarding authority may establish a local preference zone consisting of either the legal boundaries or jurisdiction of 27

the awarding authority, or the boundaries of the county in 1 2 which the awarding authority is located, or the boundaries of the Core Based Statistical Area in which the awarding 3 authority is located. If no such action is taken by the 4 5 awarding authority, the boundaries of the local preference 6 zone shall be deemed to be the same as the legal boundaries or 7 jurisdiction of the awarding authority. In the event a bid is received for an item of personal property or services to be 8 9 purchased or contracted for from a person, firm, or 10 corporation deemed to be a responsible bidder, having a place of business within the local preference zone where the county, 11 a municipality, or an instrumentality thereof is the awarding 12 13 authority, and the bid is no more than five percent greater 14 than the bid of the lowest responsible bidder, the awarding 15 authority may award the contract to the resident responsible bidder. In the event only one bidder responds to the 16 17 invitation to bid, the awarding authority may reject the bid 18 and negotiate the purchase or contract, providing the 19 negotiated price is lower than the bid price.

"(b) The governing bodies of two or more contracting 20 21 agencies, as enumerated in subsection (a), or the governing 22 bodies of two or more counties, or the governing bodies of two 23 or more city or county boards of education, may provide, by 24 joint agreement, for the purchase of labor, services, or work, 25 or for the purchase or lease of materials, equipment, 26 supplies, or other personal property for use by their 27 respective agencies. The agreement shall be entered into by

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similar ordinances, in the case of municipalities, or 1 2 resolutions, in the case of other contracting agencies, adopted by each of the participating governing bodies, which 3 shall set forth the categories of labor, services, or work, or 4 5 for the purchase or lease of materials, equipment, supplies, or other personal property to be purchased, the manner of 6 7 advertising for bids and the awarding of contracts, the method of payment by each participating contracting agency, and other 8 9 matters deemed necessary to carry out the purposes of the 10 agreement. Each contracting agency's share of expenditures for purchases under any agreement shall be appropriated and paid 11 in the manner set forth in the agreement and in the same 12 13 manner as for other expenses of the contracting agency. The contracting agencies entering into a joint agreement, as 14 15 herein permitted, may designate a joint purchasing or bidding agent, and the agent shall comply with this article. 16 Purchases, contracts, or agreements made pursuant to a joint 17 18 purchasing or bidding agreement shall be subject to all terms and conditions of this article. 19

"In the event that utility services are no longer exempt from competitive bidding under this article, non-adjoining counties may not purchase utility services by joint agreement under authority granted by this subsection.

"(c) The awarding authority may require bidders to
furnish a bid bond for a particular bid solicitation if the
bonding requirement applies to all bidders, is included in the

written bid specifications, and if bonding is available for
 the services, equipment, or materials.

"(d) Notwithstanding subsection (a), in the event 3 the lowest bid for an item of personal property or services to 4 5 be purchased or contracted for is received from a foreign entity, where the county, a municipality, or an 6 7 instrumentality thereof is the awarding authority, the 8 awarding authority may award the contract to a responsible 9 bidder whose bid is no more than 10 percent greater than the 10 foreign entity if the bidder has a place of business within the local preference zone or is a responsible bidder from a 11 12 business within the state that is a woman-owned enterprise, an 13 enterprise of small business, as defined in Section 25-10-3, a 14 minority-owned business enterprise, a veteran-owned business 15 enterprise, or a disadvantaged-owned business enterprise. For the purposes of this subsection, foreign entity means a 16 17 business entity that does not have a place of business within 18 the state."

Section 5. This act shall become effective October
 1, 2021, following its passage and approval by the Governor,
 or its otherwise becoming law.

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2		
3	Senate	
4 5 6	Read for the first time and referred to the Senate committee on Finance and Taxation General Fund	13-FEB-20
7 8 9	Reported from Finance and Taxation General Fund as Favorable	20-FEB-20
10	Read for the third time and passed as amended \ldots	0.5-MAR-20
11 12	Yeas 30 Nays 0	
13 14 15 16 17	Patrick Harris, Secretary.	