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and highest ethical standards; and

STATE RHODE ISLAND OF

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2017

AN ACT

RELATING TO PUBLIC PROPERTY AND WORKS - STATE PURCHASES

Introduced By: Senators McCaffrey, Lombardo, and Lombardi

Date Introduced: January 18, 2017

Referred To: Senate Finance

It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 37-2-2, 37-2-7 and 37-2-18 of the General Laws in Chapter 37-2 2 entitled "State Purchases" are hereby amended to read as follows: 3 37-2-2. General provisions. 4 (a) This chapter shall be liberally construed and applied to promote its underlying 5 purposes and policies. (b) The underlying purposes and policies of this chapter are to: 6 7 (1) Simplify, clarify, and modernize the law governing purchasing by the state of Rhode Island and its local public agencies; 8 9 (2) Permit the continued development of purchasing policies and practices; 10 (3) Make as consistent as possible the purchasing laws among the various states; (4) Provide for increased public confidence in the procedures followed in public 11 12 procurement; 13 (5) Insure the fair and equitable treatment of all persons who deal with the procurement 14 system of the state; 15 (6) Provide increased economy in state and public agency procurement activities by fostering effective competition; 16

(7) Provide safeguards for the maintenance of a procurement system of quality, integrity

(8) Ensure that a public agency, acting through its existing internal purchasing function,

adheres to the general principles, policies and practices enumerated herein.

(c) The awarding authority shall award contracts pursuant to this chapter in that it is the intention of this chapter that all contracts governed by this chapter shall be awarded to the lowest responsive and responsible bidder pursuant to §37-2-18; provided, that "palpable abuse of discretion" shall not be a standard in consideration of any bid protests pursuant to any provision of this chapter.

37-2-7. Definitions.

The words defined in this section have the meanings set forth below whenever they appear in this chapter, unless the context in which they are used clearly requires a different meaning or a different definition is prescribed for a particular section, group of sections, or provision:

- (1) "Business" means any corporation, partnership, individual, sole proprietorship, joint stock company, joint venture, or any other legal entity through which business is conducted.
- (2) "Change order" means a written authorization signed by the purchasing agent directing or allowing the contractor to proceed with changes, alterations, or modifications to the terms, conditions, or scope of work on a previously awarded contract
- (3) "Chief purchasing officer" shall mean: (i) for a state agency, the director of the department of administration, and (ii) for a public agency, the executive director or the chief operational officer of the agency.
- (4) "Construction" means the process of building, altering, repairing, improving, or demolishing any public structures or building, or other public improvements of any kind to any public real property. It does not include the routine maintenance or repair of existing structures, buildings, or real property performed by salaried employees of the state of Rhode Island in the usual course of their jobs.
- (5) "Contract" means all types of agreements, including grants and orders, for the purchase or disposal of supplies, services, construction, or any other item. It includes awards; contracts of a fixed-price, cost, cost-plus-a-fixed-fee, or incentive type; contracts providing for the issuance of job or task orders; leases; letter contracts; purchase orders; and construction management contracts. It also includes supplemental agreements with respect to any of the foregoing. "Contract" does not include labor contracts with employees of state agencies.
- (6) "Contract amendment" means any written alteration in the specifications, delivery point, rate of delivery, contract period, price, quantity, or other contract provisions of any existing contract, whether accomplished by unilateral action in accordance with a contract provision, or by mutual action of the parties to the contract. It includes bilateral actions, such as supplemental

- agreements, and unilateral actions, such as change orders, administrative changes, notices of termination, and notices of the exercise of a contract option.
- 3 (7) "Contractor" means any person having a contract with a governmental body.
- 4 (8) "Data" means recorded information, regardless of form or characteristic.
- 5 (9) "Designee" means a duly authorized representative of a person holding a superior 6 position.
- 7 (10) "Employee" means an individual drawing a salary from a state governmental entity.
- 8 (11) "State governmental entity" means any entity created as a legislative body or a
 9 public or state agency by the general assembly or constitution of this state, except for municipal,
 10 regional, or county governmental entities.
- 11 (12) "May" means permissive.

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- 12 (13) "Negotiation" means contracting by either the method set forth in §§ 37-2-19, 37-2-13 20, or 37-2-21.
- 14 (14) "Person" means any business, individual, organization, or group of individuals.
 - (15) "Procurement" means the purchasing, buying, renting, leasing, or otherwise obtaining of any supplies, services, or construction. It also includes all functions that pertain to the obtaining of any supply, service, or construction item, including a description of requirements, selection and solicitation of sources, preparation, and award of contract, and all phases of contract administration.
 - (16) "Public agency" shall mean the Rhode Island industrial recreational building authority, the Rhode Island commerce corporation, the Rhode Island industrial facilities corporation, the Rhode Island refunding bond authority, the Rhode Island housing and mortgage finance corporation, the Rhode Island resource recovery corporation, the Rhode Island public transit authority, the Rhode Island student loan authority, the Howard development corporation, the water resources board corporate, the Rhode Island health and education building corporation, the Rhode Island turnpike and bridge authority, the Blackstone Valley district commission, the Narragansett Bay water quality management district commission, the Rhode Island telecommunications authority, the convention center authority, the Channel 36 foundation, the Rhode Island lottery commission their successors and assigns, any other body corporate and politic which has been or will be created or established within this state excepting cities and towns, and the board of governors for higher education for all purchases which are funded by restricted, sponsored, or auxiliary monies.
 - (17) "Purchase request" or "purchase requisition" means that document whereby a using agency requests that a contract be entered into to obtain goods and/or services for a specified

need, and may include, but is not limited to, the technical description of the requested item, delivery requirements, transportation mode request, criteria for evaluation of proposals, and/or preparation of suggested sources of supply, and information supplied for the making of any

written determination and finding required by § 37-2-6.

- (18) "Purchasing agency" means any state governmental entity which is authorized by this chapter, its implementing regulations, or by way of delegation from the chief purchasing officer to contract on its own behalf rather than through the central contracting authority of the chief purchasing officer.
 - (19) "Purchasing agent" means any person authorized by a governmental entity in accordance with procedures prescribed by regulations, to enter into and administer contracts and make written determinations and findings with respect to contracts. The term also includes an authorized representative acting within the limits of authority. "Purchasing agent" also means the person appointed in accordance with § 37-2-1.
 - (20) "Services" means the rendering, by a contractor, of its time and effort rather than the furnishing of a specific end product, other than reports which are merely incidental to the required performance of services. "Services" does not include labor contracts with employees of state agencies.
 - (21) "Shall" means imperative <u>and shall not be modified, limited or conditioned or replaced by the "palpable abuse of discretion" standard of review, or otherwise rendered other than an imperative.</u>
 - (22) "State" means the state of Rhode Island and any of its departments or agencies and public agencies.
- (23) "Supplemental agreement" means any contract modification which is accomplished by the mutual action of the parties.
- (24) "Supplies" means all property, including, but not limited to, leases of real property, printing, and insurance, except land or permanent interest in land.
- (25) "Using agency" means any state governmental entity which utilizes any supplies, services, or construction purchased under this chapter.
- (26) As used in § 37-2-59, "architect" or "engineer" services means those professional services within the scope of practice of architecture, professional engineering, or registered land surveying pertaining to construction, as defined by the laws of this state. "Consultant" means any person with whom the state and/or a public agency has a contract which contract provides for the person to give direction or information as regards a particular area of knowledge in which the person is a specialist and/or has expertise.

(27) For purposes of §§ 37-2-62 -- 37-2-70, "directors" means those members of a public agency appointed pursuant to a statute who comprise the governing authority of the board, commission, authority, and/or corporation.

- (28) "State agency" means any department, commission, council, board, bureau, committee, institution, or other governmental entity of the executive or judicial branch of this state not otherwise established as a body corporate and politic, and includes, without limitation, the board of governors for higher education except for purchases which are funded by restricted, sponsored, or auxiliary moneys and the board of regents for elementary and secondary education.
- (29) "Governmental entity" means any department, commission, council, board, bureau, committee, institution, legislative body, agency, or government corporation of the executive, legislative, or judicial branches of state, federal, and/or local governments.
- (30) "Construction management at-risk" or "construction management at-risk services" or "construction management at-risk delivery method" is a construction method wherein a construction manager at-risk provides a range of preconstruction services and construction management services which may include cost estimation and consultation regarding the design of the building project, the preparation and coordination of bid packages, scheduling, cost control, and value engineering, acting as the general contractor during the construction, detailing the trade contractor scope of work, holding the trade contracts and other contracts, evaluating trade contractors and subcontractors, and providing management and construction services, all at a guaranteed maximum price, which shall represent the maximum amount to be paid by the using agency for the building project, including the cost of work, the general conditions and the fee payable to the construction management at-risk firm.
- (31) "Construction manager at-risk" or "construction management at-risk firm" is a person or business experienced in construction that has the ability to evaluate and to implement drawings and specifications as they affect time, cost and quality of construction and the ability to coordinate and deliver the construction of the project within a guaranteed maximum price, which shall represent the maximum amount to be paid by the using agency for the building project, including the cost of the work, the general conditions and the fee payable to the construction management at-risk firm. The construction manager at-risk provides consultation services during the preconstruction and construction phases of the project. The project engineer, architect or owner's program manager may not serve as the construction manager at-risk.
- (32) "Owner's program manager" shall be an entity engaged to provide project management services on behalf of a state agency for the construction and supervision of the construction of a building project. The owner's program manager acts as the owner's agent in all

- 1 aspects of the construction project, including, but not limited to, architectural programming,
- 2 planning, design, construction, and the selection and procurement of an appropriate construction
- delivery method. The owner's program manager shall have at least seven (7) years experience in
- 4 the construction and supervision of construction of buildings of similar size and complexity. The
- 5 owner's program manager shall not have been employed during the preceding year by the design
 - firm, the construction firm, and/or the subcontractors associated with the project.

37-2-18. Competitive sealed bidding.

- (a) Contracts exceeding the amount provided by § 37-2-22 shall be awarded by competitive sealed bidding unless it is determined in writing that this method is not practicable or that the best value for the state may be obtained by using an electronic reverse auction as set forth in § 37-2-18.1. Factors to be considered in determining whether competitive sealed bidding is practicable shall include whether:
- (1) Specifications can be prepared that permit award on the basis of either the lowest bid price or the lowest evaluated bid price; and
 - (2) The available sources, the time and place of performance, and other relevant circumstances as are appropriate for the use of competitive sealed bidding.
 - (b) The invitation for bids shall state whether the award shall be made on the basis of the lowest bid price or the lowest evaluated or responsive bid price. If the latter basis is used, the objective measurable criteria to be utilized shall be set forth in the invitation for bids, if available. All documents submitted in response to the bid proposal are public pursuant to chapter 38-2 upon opening of the bids. The invitation for bids shall state that each bidder must submit a copy of their bid proposal to be available for public inspection upon the opening of the bids. The burden to identify and withhold from the public copy that is released at the bid opening any trade secrets, commercial or financial information, or other information the bidder deems not subject to public disclosure pursuant to chapter 38-2, the Access to Public Records Act, shall rest with the bidder submitting the bid proposal.
 - (c) Unless the invitations for bid are accessible under the provisions as provided in § 37-2-17.1, public notice of the invitation for bids shall be given a sufficient time prior to the date set forth therein for the opening of bids. Public notice may include publication in a newspaper of general circulation in the state as determined by the purchasing agent not less than seven (7) days nor more than twenty-eight (28) days before the date set for the opening of the bids. The purchasing agent may make a written determination that the twenty-eight (28) day limitation needs to be waived. The written determination shall state the reason why the twenty-eight (28) day limitation is being waived and shall state the number of days, giving a minimum and

maximum, before the date set for the opening of bids when public notice is to be given.

- (d) Bids shall be opened and read aloud publicly at the time and place designated in the invitation for bids. Each bid, together with the name of the bidder, shall be recorded and an abstract made available for public inspection.
- (e) The chief purchasing officer shall adopt and file regulations governing the bidding of highway and bridge construction projects in the state not later than December 31, 2011.
- (f) Immediately subsequent to the opening of the bids, the copies of bid documents submitted pursuant to subsection 37-2-18(b) shall be made available for inspection by the public. Any objection to any bid on the grounds that it is nonresponsive to the invitation for bids must be filed with the purchasing agent within five (5) business days of the opening of the bids. The purchasing agent shall issue a written determination as to whether the subject bid is nonresponsive addressing each assertion in the objection and shall provide a copy of the determination to the objector and all those who submitted bids at least seven (7) business days prior to the award of the contract. If a bid is nonresponsive to the requirements in the invitation to bid, the bid is invalid and the purchasing agent shall reject the bid. The purchasing agent shall have no discretion to waive any requirements in the invitation to bid which are identified as mandatory. Nothing in this section shall be construed to interfere with or invalidate the results of the due diligence conducted by the division of purchasing to determine whether bids are responsive and responsible.
- (g) Subsequent to the awarding of the bid, all documents pertinent to the awarding of the bid that were not made public pursuant to subsection 37-2-18(e) shall be made available and open to public inspection, pursuant to chapter 38-2, the Access to Public Records Act, and retained in the bid file. The copy of the bid proposal provided pursuant to subsection 37-2-18(b) shall be retained until the bid is awarded.
- (h) The contract shall be awarded with reasonable promptness by written notice to the responsive and responsible bidder whose bid is either the lowest bid price, lowest evaluated, or responsive bid price.
- (i) Correction or withdrawal of bids may be allowed only to the extent permitted by regulations issued by the chief purchasing officer.
- (j) As of January 1, 2011, this section shall apply to contracts greater than one million dollars (\$1,000,000); on January 1, 2012 for all contracts greater than seven hundred fifty thousand dollars (\$750,000); on January 1, 2013 for all contracts greater than five hundred thousand dollars (\$500,000); and on January 1, 2014 for all contracts awarded pursuant to this section.

SECTION 2. Sections 45-55-1, 45-55-4 and 45-55-5 of the General Laws in Chapter 45-
55 entitled "Award of Municipal Contracts" are hereby amended to read as follows:

45-55-1. Legislative findings.

It is declared that a need exists to establish a uniform system for the award of contracts by municipalities, utilizing open cooperative bids. The awarding authority shall award contracts pursuant to this chapter in that it is the intent of this section that all contracts under this chapter shall be awarded to the lowest responsive and responsible bidder as noted in this chapter; provided, that "palpable abuse of discretion" shall not be a standard in consideration of any bid protests pursuant to any provision of this chapter.

45-55-4. Definitions.

The words defined in this section have the following meanings whenever they appear in this chapter, unless the context in which they are used clearly requires a different meaning or a different definition is prescribed for a particular section, group of sections or provision.

- (1) "Business" means any corporation, partnership, individual, sole proprietorship, joint stock company, joint venture, or any other legal entity through which business is conducted.
- (2) "Change order" means a written order signed by the purchasing agent, or contractor directing or allowing the contractor to make changes which the changes clause of the contract authorizes the purchasing agent or contractor to order without the consent of the contractor or purchasing agent.
- (3) "Construction" means the process of building, altering, repairing, improving, or demolishing any public structures or building, or other public improvements of any kind to any public real property. It does not include the routine maintenance or repair of existing structures, buildings, or real property performed by salaried employees of the municipality in the usual course of their job.
- (4) "Contract" means all types of agreements, including grants and orders, for the purchase or disposal of supplies, services, construction, or any other item. It includes awards; contracts of a fixed-price, cost, cost-plus-a-fixed-fee, or incentive type; contracts providing for the issuance of job or task orders; leases; letter contracts, purchase orders, and construction management contracts. It also includes supplemental agreements with respect to any of the preceding. "Contract" does not include labor contracts with employees of the municipality.
- (5) "Contract modification" means any written alteration in the specifications, delivery point, rate of delivery, contract period, price, quantity, or other contract provisions of any existing contract, whether accomplished by unilateral action in accordance with a contract provision, or by mutual action of the parties to the contract. It includes bilateral actions, as supplemental

1	agreements, and unilateral actions, as change orders, administrative changes, notices of
2	termination, and notices of the exercise of a contract option.
3	(6) "Contractor" means any person having a contract with a municipality.
4	(8)(7) "Data" means recorded information, regardless of form or characteristic.
5	(8) "Designee" means a duly authorized representative of a person holding a superior
6	position.
7	(9) "Employee" means an individual drawing a salary from a municipality, whether
8	elected or not, and any nonsalaried individual performing personal services for any municipality.
9	(10) "May" means permissive.
10	(11) "Municipality" means the individual cities and towns of the state of Rhode Island.
11	(12) "Negotiation" means contracting by either of the methods described in §§ 45-55-6,
12	45-55-7, and 45-55-8.
13	(13) "Person" means any business, individual, organization, or group of individuals.
14	(14) "Procurement" means the purchasing, buying, renting, leasing, or otherwise
15	obtaining of any supplies, services, or construction. It also includes all functions that pertain to
16	the obtaining of any supply, service, or construction item, including description of requirements,
17	selection and solicitation of sources, preparation and award of contract, and all phases of contract
18	administration.
19	(15) "Purchasing officer" means the person designated in each municipality or quasi
20	public agency pursuant to section 45-55-3.
21	(16) "Regulations" means rules and regulations adopted by the individual cities or towns,
22	concerning the implementation of the provisions of this chapter.
23	(17) "Services" means the rendering, by a contractor, of its time and effort rather than the
24	furnishing of a specific end product, other than reports which are merely incidental to the required
25	performance of services. "Services" does not include labor contracts with employees of
26	governmental agencies.
27	(18) "Shall" means imperative, and shall not be modified, limited or conditioned or
28	replaced by the "palpable abuse of discretion" standard of review, or otherwise rendered other
29	than an imperative.
30	(19) "Supplemental agreement" means any contract modification which is accomplished
31	by the mutual action of the parties.
32	(20) "Supplies" means all property, including, but not limited, to leases of real property,
33	printing and insurance, except land or permanent interest in land.

45-55-5. Competitive sealed bidding.

- 1 (a) Contracts exceeding the amount provided by § 45-55-9 shall be awarded by 2 competitive bidding unless they are professional engineering/architectural services pursuant to § 3 45-55-8.1 and it is determined in writing that this method is not practicable. Factors to be 4 considered in determining whether competitive sealed bidding is practicable shall include 5 whether: (1) Specifications can be prepared that permit award on the basis of either the lowest 6 7 qualified bid price or the lowest qualified evaluated bid price; and 8 (2) The available sources, the time and place of performance, and other relevant

circumstances as are appropriate for the use of competitive sealed bidding.

- (b) The invitation for bids shall state whether award shall be made on the basis of the lowest bid price or the lowest evaluated or responsive bid price. If the latter basis is used, the objective measurable criteria to be utilized shall be stated in the invitation for bids, if available.
- (c) Adequate public notice of the invitation for bids shall be given a sufficient time prior to the date stated in the notice for the opening of bids. Notice may include publication in a newspaper of general circulation in the state as determined by the purchasing officer for the municipality not less than seven (7) days nor more than twenty-one (21) days before the date set for opening of the bids. The purchasing officer may make a written determination that the twentyone (21) day limitation needs to be waived. The written determination shall state the reason why the twenty-one (21) day limitation is being waived and shall state the number of days, giving a minimum and maximum, before the date set for the opening of bids when public notice is to be given.
- (d) Bids shall be opened publicly in full view of the public at the time and place designated in the invitation for bids. Each bid, together with the name of the bidder, shall be recorded and an abstract made available for public inspection. Subsequent to the awarding of the bid, all documents pertinent to the awarding of the bid shall be made available and open to public inspection and retained in the bid file.
- (e) The contract shall be awarded with reasonable promptness by written notice to the responsive and responsible bidder whose bid is either the lowest bid price, or lowest evaluated or responsive bid price.
- (f) Correction or withdrawal of bids may be allowed only to the extent permitted by regulations issued by the purchasing officer.
- 32 SECTION 3. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO PUBLIC PROPERTY AND WORKS - STATE PURCHASES

This act would require the state and municipalities to award bids for purchases of goods
or services to the lowest responsive and responsible bidder whose bid is the lowest price.

This act would take effect upon passage.

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